

## Introduction:

The case of political prisoner Sean Riker and the alleged corruption within the Racine Wisconsin judicial system has garnered significant attention and raised concerns about the fairness and integrity of the states legal processes. This essay aims to explore the detrimental effects of Wisconsin Governor Tony Evers' decision to deny Sean Riker a clemency hearing, which could potentially allow him to prove his innocence and shed light on the alleged corruption within the Racine Wisconsin judicial system.

### I. Background on Sean Riker's case:

Sean Riker, a prominent political activist, was convicted of crimes that his then-wife created and was sentenced to 200 years incarceration. Riker has consistently maintained his innocence, alleging that he was wrongfully convicted and targeted by the Racine Wisconsin judicial system due to his political beliefs and activism. The case against Riker has been marred by allegations of misconduct, evidence tampering, and a lack of due process.

### II. The importance of clemency hearings:

Clemency hearings play a crucial roll in the justice system by providing an opportunity for individuals who believe they have been wrongfully convicted to present new evidence and arguments in support of the innocence. By denying Sean Riker a clemency hearing, Governor Tony Evers has effectively denied him the chance to prove his innocence and expose any potential corruption within the Racine Wisconsin judicial system.

### III. Undermining public trust and confidence:

Governor Evers' decision to deny Sean Riker a clemency hearing undermines public trust and confidence in the judicial system. The public expects their elected officials to uphold justice and fairness, and by denying Riker the opportunity to present his case, Governor Evers has failed to fulfill this expectation. This decision raises questions about the governor's commitment to justice and the integrity of the judicial system as a whole.

### IV. Implications for wrongful convictions:

Wrongful convictions are a grave injustice that can have severe consequences for the individuals involved and society as a whole. By denying Sean Riker the chance to prove his innocence, Governor Evers perpetuates the risk of wrongful convictions and sends a message that the state is not committed to rectifying past mistakes. This has a chilling effect on individuals who fear that their claims of innocence will not be given a fair hearing.

### V. Impact on the Racine Wisconsin judicial system:

The denial of Sean Riker's clemency hearing also raises concerns about the alleged corruption within the Racine judicial system. If Riker's claims of corruption are valid, (they are), the governor's decision not only perpetuates injustice but also allows corruption to go unchecked. This undermines the credibility and legitimacy of the entire judicial system, eroding public trust and confidence in the administration of justice.



VI. Potential for repercussions:

Governor Evers' decision to deny Sean Riker a clemency hearing may have far-reaching repercussions. It could lead to increased public scrutiny of the Racine Wisconsin judicial system, calls for independent investigations, and demands for reforms to ensure fairness and transparency. The denial of justice in this case could also have a chilling effect on political activism and discourage individuals from speaking out against perceived injustices.

Conclusion:

The detrimental effects of Wisconsin Governor Tony Evers' decision to deny Sean Riker a clemency hearing and proving his innocence and corruption within the Racine Wisconsin judicial system cannot be understated. This decision undermines public trust in the justice system, perpetuates the risk of wrongful convictions, and allows potential corruption to go unchecked. It is imperative that steps be taken to rectify this situation, restore faith in the judicial system, and ensure that justice is served for all individuals, regardless of their political beliefs.

Executed This 11th Day Of January, 2024

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POB 189  
Phoenix, MD.  
21131



# Tony Evers

Office of the Governor | State of Wisconsin

~~Sean Riker #567232  
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**EXHIBIT A**

In order to file for clemency I have to obtain a waiver from Evers. This is his response. EVERS is the ONLY person that can grant a waiver. You see he totally ignores my request. Read on:

Dear Sean,

Thank you for taking the time to share your concerns regarding the justice system. I always appreciate hearing from constituents on issues that matter most to them.

Because this is a legal issue and I have no authority in matters of the courts, I encourage you to contact either a private attorney, the LAIP (Legal Assistance for Institutionalized Persons), or the Wisconsin Innocence Project for assistance.

The LAIP provides free legal assistance to inmates who are incarcerated in the Wisconsin State Prison System, other than correctional centers. LAIP also provides assistance to federal inmates incarcerated at FCI-Oxford and Oxford Prison Camp. LAIP applications, as well as a copy of the LAIP Desk Book, are available on EdNet and in the law libraries at medium and maximum security institutions.

Both the LAIP and the WI Innocence Project are located at:

University of Wisconsin Law School  
975 Bascom Mall  
Madison, WI 53706  
608-262-2240

Thank you again for taking the time to contact my office. We appreciate hearing your views and encourage you to stay involved.

Sincerely,

Tony Evers  
Governor

I contacted these Org's and they said they cannot help me. WTF?!