BEFORE THE 40 th JUDICIAL CIRCUIT, NI	EOSHO, MISSOURI
DIVISION NEWTON COUNTY C	ERCUIT COURT RECEIVE
	OCTOLIVE
PASTOR MARTIN LUTHER DZERZHINSKY LINDSTEDT,	CITY OF CD 2019
Plaintiff / Petitioner,) AMANBY
vs.) Case No. 18NW-CV00601
CITY OF GRANBY MISSOURI, et. al.,) Sunshine Act Enforcement
Defendant(s) / Conspirators(s).)

CONTESTING NON-FINAL JUDGMENT OF UNLAWFUL SANCTIONS FOR PLAINTIFF MAKING A VALID MISSOURI SUNSHINE ACT ENFORCEMENT ACTION; DEFENDANTS CITY OF GRANBY, THEIR ATTORNEY BRIAN GOLDSTEIN AND THIRD PARTY ATTORNEY BRYAN REO'S CRIMINAL CONSPIRACY TO VIOLATE PLAINTIFF PASTOR MARTIN LINDSTEDT'S CIVIL RIGHTS UNDER COLOR OF LAW

COMES NOW the Plaintiff(s)/Petitioner(s) Pastor Martin Luther Dzerzhinsky

Lindstedt, to contest the non-final judgment of Charles Curless overturning the Missouri

Sunshine Law and the First Amendment by deliberately misreading the provisions of the

Missouri Sunshine Law Revised Statute of Missouri 610.023. (3)'s provision that "Each
request for access to a public record shall be acted upon as soon as possible." and (4)s
provision If a request for access is denied, the custodian shall provide, upon request, a
written statement of the grounds for such denial." Furthermore Judge Curless violated
the Missouri Sunshine Act by granting the the City of Granby's Attorney Brian

Goldstein's claims that because Plaintiff Lindstedt dared to sue the City of Granby based
upon his reading of the Missouri Sunshine Act, that Plaintiff should be sanctioned by
having to pay Goldstein's lawyers fees for Granby of \$4000. After around 30 minutes of
what appeared to be nothing more than corruption and oppression from the bench, Judge
Curless ruled as following on July 25, 2018:

Petitioner wholly fails to state a claim upon which relief may be granted. Court further finds all allegations of said "Petition" are frivolous and without merit. Court grants sanctions against Petitioner in favor of Defendant Attorney in the sum of \$4000.00 SO ORDERED. Charles Curless