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SHEBOYGAN COUNTY SHERIFF'S DEPARTMENT

Office of the Sheriff

SB-141



525 North 6th Street ★ Sheboygan, WI 53081  
PHONE (920) 459-3112 ★ FAX (920) 459-4305

WILLIAM D. SPELSHAUS  
SHERIFF

TIM A. GRASSE  
INSPECTOR

DATE: 12/18/98

TOTAL NUMBER OF PAGES: 5 (including coversheet)

TO: Bill Cross

DEPARTMENT/COMPANY: \_\_\_\_\_

FAX NUMBER: 608-267-0790

FROM: Det. R.W. Shield

MESSAGE: Proposal for Bill

**Confidentiality Note:**

This information contained in this facsimile message is confidential information, intended only for the use of the individual or entity named above. Any dissemination, distribution or copy of this FAX is prohibited. If you have received this FAX in error, please notify us immediately by telephone, and return the original message to us at the address above via the U.S. postal Service.

**A PROPOSAL OF BILL TO BE PRESENTED TO THE  
LEGISLATIVE BRANCH OF THE STATE OF WISCONSIN**

**STATE OF WISCONSIN**

v

**PHILLIP K. BUCK  
(SHEBOYGAN COUNTY 98 CF 35)**



Phone 920-459-3848  
FAX 920-459-4305

**SHEBOYGAN COUNTY SHERIFF DEPARTMENT**

CRIMINAL INVESTIGATION DIVISION

DETECTIVE ROBERT W. SHIELD



ToThe Honorable Legislatures of the State of Wisconsin

My name is R. W. Shield, employment the Sheboygan County Sheriff's Department. I have been so employed for over 15 years and am currently working in the capacity as a detective. The citizens of the State of Wisconsin, and especially the children, need for me to tell you of a case that both deputies and detectives worked on that occurred in our county. This case began around Halloween in 1996. We had first received information of a man who lived less than a mile from the unincorporated village of Batavia. This information consisted of rumors that this subject was having underage parties at his residence. The subject, who was later identified as Phillip Buck, was approximately 38 years old at this time. Officers and detectives attempted to followup on the information supplied in regards to these juvenile parties. We had also received information that there were strange occurrences happening at the residence. This would include the self-mutilation of young females, ages between 15 and 16 years old. The self-mutilations consisted of the juveniles cutting their arms, legs and chest area with sharp instruments..

The information that we received at the time, was second hand and detectives attempted to verify that young girls were cutting themselves or being cut at the Phillip Buck residence. Detectives talked to the alleged victims and were met with a stone wall of non-cooperation. We could not find an alleged victim that would say anything against Phillip Buck.

As time went on, the parties at the Phillip Buck residence continued without the knowledge of law enforcement. Our first break in this case occurred in the summer of 1997 when an unknown subject came into Sheboygan with a roll of undeveloped film. This film was taken to a local processor, who observed a young woman in the photos with numerous severe lacerations about her body. Also in the photographs was a subject who was later identified as Phillip Buck. These photographs by themselves did not appear to have any socially redeeming value and were frankly quite disgusting. They showed gaping wounds on the female's legs and blood running down her legs. The investigation on Phillip Buck continued.

In the fall of 1998 two concerned citizens contacted our department in regards to information they had on Phillip Buck. These subjects told detectives that they had actually been at the Phil Buck residence and had observed the cutting of human bodies that had been going on there. They also told us disturbing information in regards to the alcohol that was being consumed at the Phil Buck residence and the intentional cutting of ones flesh for the purpose of drinking the subject's blood. They told us of situations in which Phil Buck would encourage young juveniles to cut themselves so he may drink their blood. We were told that Phil Buck believed in the philosophy that he was a vampire and that the drinking of blood would give him some type of power. We were told of Satanic rituals and altars erected in the Phil Buck residence. I know as a legislative body that you cannot infringe on the constitutional guarantees of freedom of religion or belief. But we as a society cannot tolerate where one's belief causes physical abuse to occur and emotional problems to manifest themselves due to this subject's beliefs.

Our department finally had enough information to arrest Phil Buck in January of 1998. As a result of the information obtained through interviews, we executed three different search warrants at three different times at the Phil Buck residence. When we first started the investigation, we could not imagine the number of victims that we potentially had over the years by this type of activity. We had received information that this type of self-mutilation and blood drinking had been going on at the Phil Buck residence for approximately 6 or 7 years prior to it coming to the attention of law enforcement. It appeared as if Phil Buck had a pattern of forming groups of young juveniles between the ages of 15-17. The juveniles consisted mostly of females. During this time, Phil Buck was involved in a band that played mostly Marilyn Manson type music. This is how Phil Buck was able to attract young girls to his residence. Phil Buck would also promise them drugs and alcohol. Phil Buck would select a few that he trusted to be involved in his inner circle of ritualistic abuse. In the majority of cases, the injuries sustained by the victims were self-inflicted. Phil Buck would merely have to suggest to these people that they should cut themselves for his benefit, and they did so because they wanted to please Phil Buck.

An extensive history was done on numerous victims and Phil Buck himself. It was found that most of the victims suffered from a history of self-mutilation prior to meeting Phil Buck. In reviewing numerous letters and a journal that Phil Buck kept of his activities, Phil Buck knew these young girls could be manipulated in a way to please him. Phil Buck bragged in his journal on how he could get these children to do what he wanted.

During the course of this investigation, we recovered numerous photographs showing various subjects having been cut or the aftermath of their cutting each other or themselves. Some photographs depict Phil Buck drinking the blood from these juveniles.

When the time came to sit down with Assistant District Attorney Christopher Stock in compiling the charges that Phil Buck would be subjected to, we found that in many cases Phil Buck could not be charged because the juveniles had cut themselves. The District Attorney's Office made an effort to have, what we believed to be crimes, categorized to fit the statutes that currently exist and were unable to do so. In spite of these "unchargeable" crimes committed by Phil Buck, over 25 charges were subsequently issued.

I have viewed numerous tapes in regards to the affliction of self-mutilation and found that one underlying theme was the subjects involved in this would be depressed. On numerous occasions during this investigation, I found where Phil Buck would intentionally cause depression in one of the subjects involved with the affliction of self-mutilation, which in turn caused them to cut themselves. Once again, these are acts that we feel should be classified as crimes, but are not.

③

We have documented many cases in the State of Wisconsin and throughout the United States involving the resurgence of occults and activity involving vampirism. Many times the resulting action of this type of behavior results in death. It appears that only when such a tragedy occurs, does the perpetrator activity become subjected to the expectations of society and the laws enacted by legislation. On behalf of all citizens of the State of Wisconsin as well as all parents, I believe legislation should be enacted to protect those who cannot protect themselves. Clearly, our children are our most valuable asset for the future and our responsibility to protect them is paramount. A subject like Phil Buck corrupts the process of emerging from adolescent to adulthood and therefore diminishes our prospects for the future.

I may talk freely about this case now since it was adjudicated on 12-15-98. Phil Buck changed his plea from innocent to guilty or no contest. We are merely waiting the pre-sentence investigation to be done. Unfortunately, Phil Buck still remains free in society until that time.

There are numerous photographs available for your review should you request them. I feel as if the photographs are too disgusting to enclose in this request for proposal to a bill for possible legislative purposes. I am not an attorney but am involved in law enforcement. I have taken time to write a wording for a rough draft that I would appreciate your review for possible consideration on a bill that I hope you will act on. This law, if enacted, would likely fall under Chapter 948.

#### Definition.

(1) "Self-Mutilation" means an intentional act by ones own hand that results in the breaking of the skin which causes bleeding.

#### CULPABILITY BY ACTS OR OMISSIONS

(1) Whoever by an act, omission or course of conduct either encourages, allows, entices or otherwise approves, supports or participates in the act of self-mutilation of a child shall be guilty of a Class E felony.

(2) Whoever violates (1) in which the injuries result in great bodily harm to a child is guilty of a Class D felony.

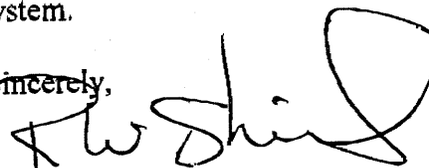
(3) Whoever violates (1) in which the injuries resulting to the child are used for the gratification of the violator or for the consumption of blood is guilty of a Class C felony.

(4) Whoever violates (1) in which the injuries resulting to the child are photographed, filmed or videotaped, is guilty of a Class E felony.

(5) Penalty Enhancement. If a person violates two or more of (1) (2) (3) (4), the maximum term of imprisonment may be increased by not more than 5 years.

Honorable members of the legislative branch, please take my suggestions into consideration for the future is our children and as well as the fact that we cannot allow subjects like Phillip Buck to ever fall through the cracks in our judicial system.

Sincerely,



R. W. Shield  
Detective

12-18-98

Det. Schild

Sher. Co. Sherb

Case / Vampire Case

— times 15-17 girls cut themselves;  
unable to bring charge.

—  
AG: Susan Goodwin

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Jim:

Det. Schild called & then FAX'd  
the attached. The Sheriff Dept would

like a bill drafted to address the

points of the case noted.

Jim

Tuesday, December 22, 1998

Detective Shield (sp?) called

Will be moving to different department

New Telephone Number

920-459-3999 - Effective 1-4-99

Talked to Bill & sent info? About legislation

Shirts  
Lorrie  
Koenig

12/23/98

- Called Shield with Jim's message.

\* Jim will talk to him 2nd week of Jan

Vampire Bills

LRB Drafter: Jeffery Olsen  
6-8906.

*Kirchner Law Office*

CLIENT'S COPY

Barbara J. Kirchner

707 North Eighth Street, Suite 208  
Sheboygan, Wisconsin 53081

Telephone: 920-458-7790  
Facsimile: 920-458-7996

May 10, 1999

Honorable John B. Murphy  
Circuit Court Branch IV  
Sheboygan County Courthouse  
615 North Sixth Street  
Sheboygan, WI 53081

RE: State of Wisconsin v. Phillip Buck,  
Sheboygan County Case No.: 98 CF 35

Dear Judge Murphy:

May it please the Court. This letter is to remit the enclosed Sheboygan County Victim Witness Program, Victim Impact Statements. These Impact Statements are from Stacy Scharhag and Jessica Kaehne. I received these Impact Statements late last week from Ms. Scharhag and Ms. Kaehne. Both gave me their Impact Statements and requested that I provide their statements to the Court. I explained to them that the filing of Impact Statements from the defense is rather unusual and inquired why they are not providing their statements with the Victim Witness Program. Both advised that they did not trust the parties they dealt with from the Victim Witness Program, the District Attorney's Office, or the Sheriff's Department. Thus, I am respecting their request and remitting their Impact Statements directly to the Court as they have asked.

Kindly be advised that I am remitting a copy of this letter and its enclosures to District Attorney Wells, to advise the State of my communication with the Court. Further, I am providing a copy of this letter to Ms. Scharhag and Ms. Kaehne so that they are aware that I have acted as they requested. If the Court desires additional information, kindly advise and I will promptly provide.

Respectfully,

*Barbara J. Kirchner*

Barbara J. Kirchner  
Attorney at Law

BJK

Enclosures

cc: District Attorney Robert J. Wells (with enclosures)  
Attorney Jay Zierhut (with enclosures)  
Phillip K. Buck (with enclosures)  
Stacy Scharhag  
Jessica Kaehne  
File (with enclosures)

X

**SHEBOYGAN COUNTY VICTIM WITNESS PROGRAM**

**VICTIM IMPACT STATEMENT**

**NAME:** Stacy Scharhag

**ADDRESS:** 2001 Brulon Ave

**WHAT CRIME WAS COMMITTED AGAINST YOU?** NONE!

**WHAT IS THE CRIMINAL CHARGE:** Child Abuse, Obstructing, Sexual Assault

**DEFENDANT'S NAME:** Phillip K. Buck **CASE NO:** 98 CF 35

**DATE OF CRIME:** there is no date because there is no crime.

1. How has this crime affected you and those close to you? Please feel free to discuss your feelings about what has happened and how it has affected your general well-being. Has this crime affected your relationship with any family members, friends, co-workers, and other people? As a result of this crime, if you or others close to you have sought any type of victim services, such as counseling by either a licensed professional, member of the clergy, or a community-sponsored support group, you may wish to mention this.

page attached.

Lined area for writing the answer to question 1.

If you need more space to answer any of the questions, please feel free to use as much paper as you need, and simply attach these sheets of paper to this impact statement. Thank you.



X

To be perfectly honest I do not think Phillip K. Buck should be getting charged with these obscene accusations. I am not claiming that anyone of us are innocent for taking out emotions out on our selves in this manner. But by far Janine Hammen has brought this all on herself. I remember when scalpels first came into play she was the one to drive to Fleet n Farm to purchase them. You want to talk about sexual assault how about seduction many of us witnessed Janine Hammen expose her self to Phillip K Buck and proceed in a sexual and obscene manner. Phillip K. Buck always told her to stop. I remember Janine saying that she loved having a husband and a wife. Plus <sup>that</sup> she was proud of her scars and everyone knew it she bragged about it every chance she got. You call this child abuse but she did it to herself. I remember another night, I was lying on Phillip K. Buck's bed with Jessica L. Kaehne and Phillip K. Buck, talking while Janine was in the back (Vanity) room, when we finally got up to see what she was doing, she was covered in many fresh wounds with a small glass in front of her which she filled with her own blood then hitting on the butane bottle. You want proof, you have the picture of Janine H. holding the butane bottle. Janine Hammen acted as though it was a competition. If someone would cut

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themselves once she would do it five times. Most of my scars are from Janine Lammen not from Phillip K. Buck. I would like you to know that I started cutting myself between 12 or 13 (somewhere around there.) It was my way of getting out my emotions, it made me feel better, I overheard it that much even at Phill's but I felt comfortable ~~there~~ there because we all had that in common. No Phill never tried to manipulate ~~us~~ or control our minds. He was just there to listen and he was always there. I still to this day consider him a good friend and I always will. There is one more thing to say if you want another liar and manipulator that is just as good as Janine if not better his name is Sven Volkart, they both only said the things they said because well Janine first - she was jealous that we all kicked her out of our lives because of her lying and manipulation and Sven, because he wanted to save his little German butt! So much of what he said were lies. No, know one did any or thought of doing any sacrificing of any babys what bull... and the list could go on and on.

"This is what I have to say"

Stacey L. Scharbag

~~\_\_\_\_\_~~

X  
SHEBOYGAN COUNTY VICTIM WITNESS PROGRAM

VICTIM IMPACT STATEMENT

NAME: Jessica Kaehne

ADDRESS: 3982 Hwy H

WHAT CRIME WAS COMMITTED AGAINST YOU? None

WHAT IS THE CRIMINAL CHARGE: Child Abuse, Sexual Assault, Obstructing

DEFENDANT'S NAME: Phillip K. Buck CASE NO: 98 CF 35

DATE OF CRIME: ?

1. How has this crime affected you and those close to you? Please feel free to discuss your feelings about what has happened and how it has affected your general well-being. Has this crime affected your relationship with any family members, friends, co-workers, and other people? As a result of this crime, if you or others close to you have sought any type of victim services, such as counseling by either a licensed professional, member of the clergy, or a community-sponsored support group, you may wish to mention this.

None - Serious wrongdoing, sin. I do not feel like a victim of a crime. The only thing I feel "victim" of is that people insist upon reliving a part of the past which has no relevance to the present. These events which some call "trauma" have affected me in no way other than I am more willing to help others who chose the way of life I once lived. It affects those I am close to in no way other than their overincuriosity about a just-for-bleed-and-pain which they cannot fathom. I was 17 when all of this occurred and was not aware that despite what my 17 yr. old is involved in their relationships with family members and friends was affected. At that age you have many questions, you are growing to become an adult or allowing the inner child die if you were not allowed to making many decisions becoming responsible. It's my thought that these years are difficult for everyone & each acts it out in different ways. I was told by people to seek counseling but I never found it necessary because in my eyes there was nothing wrong with it. I started cutting myself at the age of 10 & the only difference was that I was sharing a hidden secret with people who did the same and to release emotional pain! Do you know what it's like having people truly become a part of you and believing in "forever love"?

If you need more space to answer any of the questions, please feel free to use as much paper as you need, and simply attach these sheets of paper to this impact statement. Thank you

X

2. What physical injuries or symptoms have you or others close to you suffered as a result of this crime? You may want to write about how long the injuries lasted, or how long they are expected to last, and if you sought medical treatment for these injuries. You may also want to discuss what changes you have made in your life as a result of these injuries.

I've had razorblade cuts on my arms for years I have not suffered in any way it has only motivated me. I have found different ways to deal with just life in general and my emotions. If it had not been for this I may have never found the gratitude and love for life I now embrace. I've also helped many kids think twice before they cut themselves. My scars are always there reminding me that life isn't so bad after all and I can make it through anything I do not look at them as a mistake nor do I regret anything I have done. I'd would be surprised how much blood can result from a small cut, so NO medical treatment was not sought for these "injuries" as you put it. No one died or ever had to go to the doctor or hospital. We cleaned and bandaged them ourselves. And honestly I find the scars on my chest sexy.

3. Has this crime affected your ability to perform your work, make a living, run a household, go to school or enjoy any other activities you previously performed or enjoyed? If so, please explain how these activities have been affected by this crime.

Not at all

Jessica Kachira  
SIGNATURE

5/4/99  
DATE

If you need more space to answer any of the questions, please feel free to use as much paper as you need, and simply attach these sheets of paper to this impact statement. Thank you.

f-Cont

So you do not believe in vampires, witches and magic? Well let me tell you that it has been my experience that there are just not as we portray them to be in movies and books.

If Phillip is being sentenced for this then I guess all of us should be. The only wrong he did was allow a bunch of crazy teenagers to run his house. He met people he could be himself around, have a good time and relax to. He is NOT some sick old guy who tried getting little girls in bed. He NEVER did anything to any of us that we did not ask him to do. Or even FT up old girls consent to what they want to do? Has anyone asked how he feels or what he has gone through? Janine P. Hammen poured rubbing alcohol on his hand and set it on fire. Janine P. Hammen was told countless times not to do there anymore by Phillip K. Buck in my presence. She continually chose to show up and cut herself. It was her raging jealousy and pain from her past that she now suffers from looking at her scars. It had nothing to do with Phillip encouraging her. And she still cannot handle it so she's trying to blame someone else. Trust me she is NOT as innocent as she looks!!! Did she ever mention the night she took some guy and sliced the hell out of him? Honestly she did more listening and encouraging than all of us put together! She did it in a blind rage to hurt people and the rest of us because we became one another. Phillip K. Buck did not satanically possess us or feed our minds with mad ideas. Mostly he was a follower and went along with what the rest of us were doing. Phillip K. Buck and the others are not the only people I have performed this ritual with. This is all blown way out of proportion! And as for what Sven Volkhart has

X  
said. I can assure you that much of it is lies. I've known Sven for four years now and he's lying in a desperate attempt to save himself.

very crucial →

Mom  
See if  
you can  
some how  
white-out  
these  
doodles  
when  
you copy  
this!

- ~~cannot afford "the" test~~
- ~~1. No contact~~
  - ~~2. Time of day (4th)~~
- ~~POSTPONEMENT~~

~~1st 2nd Mortgage Consolidated~~  
~~\$ - II - \$~~  
~~SVEN?~~

~~JANINE - Melissa's statement~~

May 17, 1999

Loni Koenig  
Sheriff - Sheboygan County  
525 N. 6<sup>th</sup> Street  
Sheboygan, WI 53081

Dear Sheriff Koenig:

As you are aware I had instructed our Legislative Reference Bureau to draft legislation to address concerns brought to my attention by Detective Shield relating to the Phillip K. Buck case.

Enclosed are copies of the drafter's notes to Bill of my staff and the proposed draft. It would be appreciated if you and Detective Shield would review both documents and let me know if the proposed draft meets to your satisfaction or is in need of changes. If changes are needed, please outline them so I can give them to the drafter.

I look forward to hearing from you.

Sincerely,

JIM BAUMGART  
State Senator  
9th Senate District

JB/wrc  
Encs.

July 8, 1999

TO: ALL LEGISLATORS  
FROM: SENATOR JIM BAUMGART  
RE: **COSPONSORING LRB 2009/1** – relating to inducing or causing self-mutilation by a child.

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This legislation will prohibit a person from inducing or causing a child to cut his or her own skin intentionally. I am introducing this legislation at the request of a member of the Sheboygan Police Department. This became an issue in my district when it was discovered that an individual was provoking children and teenagers to cut themselves and acting as a "vampire" would then consume the blood that arose from the cut. The police department found it difficult to charge the individual because there was nothing in the State Statutes directly dealing with such actions.

If you would like to sign on to **LRB 2009/1**, please call my office at **6-2056** by **July 15, 1999**.

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*Analysis by the Legislative Reference Bureau*

Current law does not prohibit individuals from physically harming themselves. In addition, with some exceptions (such as the prohibition on assisting suicide), current law generally does not prohibit a person from inducing or causing others to harm themselves.

This bill prohibits a person from inducing or causing a child to cut his or her own skin intentionally. A person violation this prohibition is guilty of a Class E felony. If a person violates this prohibition and the child suffers great bodily harm as a result, the person is guilty of a Class D felony. If a person violates this prohibition and consumes the child's blood, the person is guilty of a Class C felony.

| <u>Crime</u>   | <u>Fine</u> | <u>Maximum Imprisonment</u><br>(for offenses occurring<br>before 12/31/99) | <u>Maximum Imprisonment</u><br>(for offenses occurring on<br>or after 12/31/99) |
|----------------|-------------|----------------------------------------------------------------------------|---------------------------------------------------------------------------------|
| Class E felony | \$10,000    | Two years                                                                  | Five years                                                                      |
| Class D felony | \$10,000    | Five years                                                                 | Ten years                                                                       |
| Class C felony | \$10,000    | Ten years                                                                  | Fifteen years                                                                   |

The maximum term of imprisonment may be increased by up to five years if the violation occurs after the person has been convicted for violating any of these prohibitions.

SHEBOYGAN COUNTY

MULTI-JURISDICTIONAL ENFORCEMENT GROUP

PHONE NUMBER (920) 459-3999

FAX NUMBER (920) 459-4376

DATE: 2/21/00

TOTAL NUMBER OF PAGES 4 (INCLUDING COVER SHEET)

TO: Pat Henderson

COMPANY: \_\_\_\_\_

LOCATION: \_\_\_\_\_

FAX NUMBER: 608-267-6796

FROM: R.W. Shield

RE: "Buck Law"

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

SENT BY: RWS

DATE/TIME: 2/21/00 1625

STATE OF WISCONSIN

SHEBOYGAN COUNTY

CIRCUIT COURT

STATE OF WISCONSIN,

Plaintiff,

AMENDED  
CRIMINAL COMPLAINT

-vs-

Court No. 98 CF 35

PHILLIP K. BUCK,  
d.o.b. 8-5-58  
N2035 State Highway 28  
Adell, WI

Defendant.

Det. R.W. Shield, Sheboygan County Sheriff's Department, being first duly sworn on oath deposes and says on information and belief:

Count 1

That on or about December 27, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck was intentionally concerned as a party to the crime of causing bodily harm to a child, to wit: Melissa J. DOB 2-1-81 contrary to sections 948.03(2)(b) and 939.05 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 2

That on or about December 27, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck, as party to a crime thereto, with intent to cause bodily harm to a child, to wit: Melissa J. DOB 2-1-81 did cause the child to go into a building, contrary to section 948.07(5) and 939.05 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 3

That during December, 1997 through January 9, 1998, on or about December 27, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck was intentionally concerned as a party to the crime of causing bodily harm to a child, to wit: Melissa J. DOB 2-1-81 contrary to sections 948.03(2)(b) and 939.05 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 4

That on January 13, 1998, in the County of Sheboygan, State of

DIRECT ATTORNEY

STATE OF WISCONSIN,

Plaintiff

-vs-

AMENDED  
CRIMINAL COMPLAINT  
Page 2

PHILLIP K. BUCK,

Defendant.

Wisconsin, Phillip K. Buck did unlawfully, knowingly obstruct a law enforcement officer by giving the officer false information with the intent to mislead him in the performance of his duties, while said officer was doing an act in an official capacity and with lawful authority, to wit: did state that no one had cut themselves at his residence within the past two years, contrary to section 946.41(1) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(a) of the Wisconsin Statutes.

Count 5

That on January 13, 1998, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did unlawfully, knowingly obstruct a law enforcement officer by giving the officer false information with the intent to mislead him in the performance of his duties, while said officer was doing an act in an official capacity and with lawful authority, to wit: did state that he had never encouraged anyone to cut themselves, contrary to section 946.41(1) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(a) of the Wisconsin Statutes.

Count 6

That on January 13, 1998, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did unlawfully, knowingly obstruct a law enforcement officer by giving the officer false information with the intent to mislead him in the performance of his duties, while said officer was doing an act in an official capacity and with lawful authority, to wit: did state that he had never seen cuts as severe as those in the photographs shown to him when he had actually witnessed the cuts in person, contrary to section 946.41(1) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(a) of the Wisconsin Statutes.

Count 7

That on January 14, 1998, in the County of Sheboygan, State of

STATE OF WISCONSIN,

Plaintiff

-vs-

PHILLIP K. BUCK,

Defendant.

AMENDED  
CRIMINAL COMPLAINT

Page 3

Wisconsin, Phillip K. Buck did unlawfully, knowingly obstruct a law enforcement officer by giving the officer false information with the intent to mislead him in the performance of his duties, while said officer was doing an act in an official capacity and with lawful authority, to wit: stated that he hasn't drank blood since 1996, contrary to section 946.41(1) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(a) of the Wisconsin Statutes.

Count 8

That on January 14, 1998, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did unlawfully, knowingly obstruct a law enforcement officer by giving the officer false information with the intent to mislead him in the performance of his duties, while said officer was doing an act in an official capacity and with lawful authority, to wit: did state that J.K. DOB 5-23-79 had cut herself but he did not know where she had done so, contrary to section 946.41(1) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(a) of the Wisconsin Statutes.

Count 9

That on January 14, 1998, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did unlawfully, knowingly obstruct a law enforcement officer by giving the officer false information with the intent to mislead him in the performance of his duties, while said officer was doing an act in an official capacity and with lawful authority, to wit: did state that the restraints on his bed had only been used with a girl named Sharone when he had tied up J.H. DOB 1-5-80, contrary to section 946.41(1) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(a) of the Wisconsin Statutes.

Count 10

That between June 1, 1996, and September 1, 1996, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did have sexual intercourse with a child who had attained the age of 16 years, to wit: J.H., d.o.b. 1-

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5-80, contrary to section 948.09 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit said crime as an habitual criminal, in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(a) of the Wisconsin Statutes.

Count 11

That between June 1, 1996, and September 1, 1996, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did have sexual intercourse with a child who had attained the age of 16 years, to wit: J.H., d.o.b. 1-5-80, contrary to section 948.09 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit said crime as an habitual criminal, in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(a) of the Wisconsin Statutes.

Count 12

That between June 1, 1996, and September 1, 1996, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did have sexual intercourse with a child who had attained the age of 16 years, to wit: J.H., d.o.b. 1-5-80, contrary to section 948.09 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit said crime as an habitual criminal, in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(a) of the Wisconsin Statutes.

Count 13

*May - June*  
That during the Spring of 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck was intentionally concerned as a party to the crime of causing bodily harm to a J.H., d.o.b. 1-5-80, by whipping her, contrary to sections 948.03(2)(b) and 939.05 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 14

*8*  
That between late August of 1996 to mid September of 1996, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck was intentionally concerned as a party to the crime of causing bodily harm to J.K., d.o.b. 5-23-79, contrary to sections 948.03(2)(b) and 939.05 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit

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this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 15

*Notes*  
That between late August of 1996 to mid September of 1996, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck was intentionally concerned as a party to the crime of causing bodily harm to J.K., d.o.b. 5-23-79, contrary to sections 948.03(2)(b) and 939.05 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 16

*Notes*  
That between late August of 1996 to mid September of 1996, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck was intentionally concerned as a party to the crime of causing bodily harm to J.K., d.o.b. 5-23-79, contrary to sections 948.03(2)(b) and 939.05 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 17

*Notes*  
That between late August of 1996 to mid September of 1996, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck was intentionally concerned as a party to the crime of causing bodily harm to J.K., d.o.b. 5-23-79, contrary to sections 948.03(2)(b) and 939.05 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 18

*Notes*  
That during 1996 and December 26, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck was intentionally concerned as a party to the crime of causing bodily harm to S.S., d.o.b. 12-26-79, contrary to

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sections 948.03(2)(b) and 939.05 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 19

That during 1996 and December 26, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck was intentionally concerned as a party to the crime of causing bodily harm to S.S., d.o.b. 12-26-79, contrary to sections 948.03(2)(b) and 939.05 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 20

That during 1996 and December 26, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck was intentionally concerned as a party to the crime of causing bodily harm to S.S., d.o.b. 12-26-79, contrary to sections 948.03(2)(b) and 939.05 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 21

That during 1996 and December 26, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck was intentionally concerned as a party to the crime of causing bodily harm to S.S., d.o.b. 12-26-79, contrary to sections 948.03(2)(b) and 939.05 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 22

*Hit in face*

That during October of 1996, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck was intentionally concerned as a party to the crime of causing bodily harm to a child, to wit: did choke J.H., d.o.b. 1-5-80, contrary to sections 948.03(2)(b) and 939.05 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit

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this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

POSSIBLE PENALTY: Counts 1, 3, 13, 14, 15, 16, 17, 18, 19, 20, 21 & 22: Class D Felony - A fine of not more than \$10,000 or imprisonment not to exceed 5 years, or both, on each count.

Count 2: Class C Felony - A fine of not more than \$10,000 or imprisonment not to exceed 10 years, or both.

Counts 4 - 12: Class A Misdemeanor - A fine of not more than \$10,000 or imprisonment not to exceed 9 months, or both, on each count.

PENALTY ENHANCER: Counts 1, 2, 3, 13, 14, 15, 16, 17, 18, 19, 20 & 21: Incarceration may be increased by not more than 6 years, on each count.

Counts 4 - 12: Incarceration may be increased to not more than 3 years, on each count.

Wherefore, complainant prays that said defendant be dealt with according to the law and that the basis for complainant's charge is upon a review of the written police reports of Deputy Dennis TenHaken and Detective R.W. Shield of the Sheboygan County Sheriff's Department, whose reports complainant has found to be reliable as they have proven to be reliable in the past.

Complainant alleges that on or about January 4, 1998, Deputy TenHaken spoke with Christopher Nelson, an adult citizen. Christopher stated that on the previous weekend, on Saturday, which would have been December 27, 1997, he was at the Phillip Buck residence for an underage alcohol party. Christopher Nelson admitted he was drinking alcohol at the party even though he is not old enough to legally do so. He stated that one of the girls there was Melissa, who, for the purposes of this complaint, will be identified as Melissa J., d.o.b. 2-1-81. Christopher Nelson stated that Phillip Buck was in a back room with Melissa and he could hear Phillip Buck telling her that he had a wooden stake and he was going to kill himself. Christopher Nelson stated that Melissa was drunk and that he saw Phillip about to give Melissa a razor blade and heard Phillip say to her, "It would make you feel better". He stated that Melissa then proceeded to cut her arms with the razor blade. Christopher Nelson stated that Melissa cut her

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arms along her inner forearms on both arms. Christopher Nelson stated that Melissa cut four or five vertical cuts on each inner forearm and several horizontal cuts on her inner forearms. Christopher Nelson stated the cuts were criss-cross and her arms were bleeding profusely. Christopher Nelson stated that after Melissa had cut her arms and they were bleeding, Phillip put his mouth on her inner forearms and was sucking her blood. Christopher Nelson stated that Phillip was sucking on her arms for several minutes when he decided that he should get Melissa out of the residence. Christopher Nelson stated he took Melissa from the residence and her arms bled for approximately 15 to 20 minutes. He stated this was not the first time that this activity had gone on at the Buck residence.

Adam Gildemeister, an adult citizen, stated that he had been at parties at Phillip Buck's residence where Phillip was supplying alcohol to juvenile females. He stated that he was not sure if Buck had ever cut the girls himself but believed that Buck got the girls drunk and then lured them into cutting themselves so that he could take advantage of them. He stated that Buck would get the girls drunk and cut his own arms in front of the girls and then hand the razor to them.

Christopher Nelson stated that one time at Buck's residence, Buck told everyone that there is a narc among them and if he ever found out who it was, he would crush their throat.

Complainant states that Complainant has stated in a sworn statement that he is aware of the date of birth of the juvenile female identified as Melissa J., d.o.b. 2-1-81, based on prior contacts with her.

Complainant states that on January 13, 1998, Complainant spoke with Phillip Buck. He stated that kids were coming over to his house all the time and he had no control over them. He admitted that the Melissa in question had been at his house. He stated that all he knows about her is that she came up to him with fresh cuts on her arms which were bleeding and told him that she did that for him.

Complainant states that during Complainant's interview with Phillip Buck, Phillip Buck told Complainant that no one has cut themselves at his house within the last two years. He further stated that the kids that came over to his house were crazy and he does not encourage anyone to cut themselves. Phillip Buck went on to state that he has not participated or witnessed anyone cutting themselves within the last two years at his house. Complainant reports that he then showed Phillip Buck several photographs showing arms or legs of persons who had cut themselves. Phillip Buck stated that he had never seen cuts that severe and would like to have the photographs. Complainant states that he is aware from viewing the inside of Phillip Buck's residence that the photographs were taken inside of the

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Phillip Buck residence. Complainant asked him if he was sure that he had never seen any cuts that severe and he said that he had not. Complainant then showed Phillip Buck a picture of Phillip Buck sitting next to the juvenile female who had been cut in the previous pictures. At that time Phillip Buck stated, "Wow, that's me". Phillip Buck then stated the photographs were older and probably were from when he was drinking. Complainant then advised Phillip Buck that the photographs were from the past summer of 1997. Phillip Buck stated that he then remembered the incident, that it was his birthday and his friends were telling him he should drink and he believes he was intoxicated. He stated he did not cut the juvenile female in question.

Complainant states that on January 14, 1998, Complainant continued his interview with Phillip Buck. At that time, Phillip Buck stated that he hadn't drank anyone's blood since 1996. He further stated that J.K. DOB 5-23-79 had cut herself but he did not know where she had done so. He further stated that he had only used the restraints on his bed to tie up an old girlfriend named Sharone and no one else.

Complainant states that on January 30, 1998, Complainant spoke with a juvenile who, for the purposes of this complaint, will be identified as N.K., d.o.b. 6-19-80. N.K. displayed to Complainant cuts on N.K.'s arm which N.K. stated were from when N.K. cut N.K.'s self at Phillip Buck's residence but he didn't know why. N.K. stated that on occasion when N.K. was there, N.K. walked into the small room in the upstairs at Phillip Buck's residence where N.K. observed several girls sitting with Phil Buck and they were in the process of cutting themselves. N.K. stated that Phillip was holding the knife and asking Melissa J. to cut herself, at which time Melissa J. asked N.K. for a knife. N.K. stated that Melissa eventually cut herself with a different knife and then Phillip Buck drank Melissa's blood. In a written statement, N.K. stated that he started going over to Phil Buck's house in December, which your complainant indicates would have been December of 1997.

Complainant states that he believes the statements of Christopher Nelson to be truthful and reliable as Christopher Nelson admits to consuming intoxicants at Phillip Buck's house. Because of Christopher Nelson's age, such statements would be a statement against his own penal interest.

Complainant states that on January 16, 1998, at approximately 4:30 p.m. Complainant met with J.H., d.o.b. 1-5-80, J.H. indicated that she met Phillip Buck when she was 16 years old at his residence and the next week they started going out and having sexual intercourse. She said that the sexual intercourse occurred on numerous occasions during the summer. She indicated that the sexual intercourse occurred at Phillip Buck's residence

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in Adell, Sheboygan County, Wisconsin. Complainant further states that on February 16, 1998, J.H. indicated that she had sexual intercourse with Phillip Buck at least nine times maybe a dozen times during the summer of 1996.

Complainant further states that on February 16, 1998, J.H. advised Complainant that on one occasion in the Spring of 1997 she was tied to an upstairs bed in Phillip Buck's residence and Sven Volkert was whipping her with a cat-o-tails. She indicated that she had bruises which ran from her knee to her hip. She indicated that Phillip Buck was jumping up and down next to the bed while Sven was beating her.

Complainant states that Detective Marie Joers of the Washington County Sheriff's Department has provided a police report to Complainant. Your complainant states that he believes the police report of Detective Joers to be truthful and reliable as it is a business record kept in the normal and ordinary course of business of the Washington County Sheriff's Department. Detective Joers reports that on January 28, 1998, she spoke with J.K., d.o.b. 5-25-79. J.K. stated that she met Phillip Buck at a warehouse party in Milwaukee and had been invited to Buck's daily parties at his barn in Adell, Sheboygan County, Wisconsin. She stated that she started attending the parties in August of 1996. She stated that Buck supplied much of the alcohol although everyone brought their own alcohol as well. She stated that Buck always supplied vodka, Southern Comfort, beer and wine. She stated that between late August of 1996 to mid September of 1996 Phillip Buck cut her on at least 10 different occasions on her arms or chest. J.K. showed Detective Joers scars on her chest and arms which were cuts by Phillip Buck. Detective Joers observed five one inch long scars on J.K.'s chest. She indicated that these cuts were made by Phillip Buck. She also showed Detective Joers a one and one-half inch cross on her right wrist that she was also cut by Phillip Buck. She also indicated that on her left forearm were two one and one-half inch cuts that she said were made by Phillip Buck. She also indicated that on approximately 10 different occasions during the same time Phillip Buck did drink her blood. She described the drinking of the blood as after cutting her Phillip would place his mouth over her arms sucking out the blood. She stated that on these occasions she would either be drinking vodka or vodka and orange juice supplied by Phillip Buck. She indicated that Phillip knows who to manipulated young girls who are "broken". She indicated that he brings the girls down to his level and slowly builds up their self-esteem. She stated that he had total control over the girls.

Detective Joers reports that she also spoke with S.S., d.o.b. 12-26-79. S.S. indicated that Phillip Buck cut her at his residence utilizing a razor blade either five or six times. On her left arm at her wrist was a scar from where Phillip Buck had cut her at his residence.

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J.H., d.o.b. 1-5-80 indicated that in October of 1996 there was a physical altercation at Phillip Buck's residence where Phillip became very violent and choked her and also came at her with a hammer.

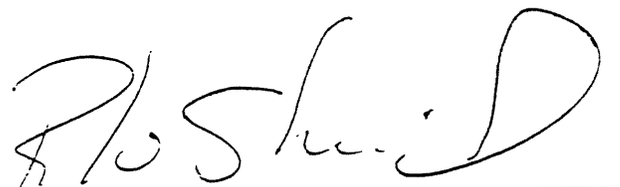
J.H. told Complainant that back in July of 1997, she was at Phillip Buck's residence with Sven Volkert and Phillip Buck. She stated that she was depressed. She stated that she did not remember getting there and doesn't remember Phillip arriving or how Sven got to the house. She stated that she did remember music and Sven giving her a scalpel. She then cut herself repeatedly and deeply on her legs and arms. She stated that she then remembered Phillip sitting next to her and trying to drink her blood and she was pushing him away. She stated that she was quite intoxicated and did not recall all of the events. She stated that Phillip was very intelligent and studied up on psychology and death. She stated that Sven Volkert would always have scalpels.

Complainant states that on January 27, 1998, Complainant spoke with Sven Volkert. During the interview Sven Volkert indicated that there were constantly other people over at the Buck residence but all the people who would come over were already intoxicated. He stated that there were three or four girls and a guy named Adam. Complainant asked Sven Volkert if he ever saw anyone cut or have any cuts made on them. Sven Volkert stated that he never saw any of the girls cut themselves or have any cuts. He was asked if he ever provided any type of scalpels or knives to anyone and he said that he had not. He stated that he did bring over an Exacto knife to Phillip Buck's because he was a model builder. Sven Volkert said that Phillip Buck does occasionally drink blood.

Complainant states that he has examined a document captioned "Office of the District Attorney, Arrest and Conviction Record" for Phillip K. Buck, d.o.b. 8-5-58, which indicates that on November 18, 1996, Phillip Buck was convicted of the felony charge of escape, contrary to section 946.42(3)(a) of the Wisconsin Statutes, in Case No. 96CF386.

Subscribed and sworn to before me  
this 13 day of March, 1998,  
and approved for filing.

  
Deputy District Attorney  
Sheboygan County, Wisconsin

  
Complainant

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Plaintiff,

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Case No. 98 CF 35

PHILLIP K. BUCK,  
d.o.b. 8-5-58

Defendant.

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I, Christopher W. Stock, Deputy District Attorney in and for the County of Sheboygan, State of Wisconsin, hereby inform the court as follows:

Count 1  
(Previously Count 8)

That between June 1, 1996, and September 1, 1996, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did have sexual intercourse with a child who had attained the age of 16 years, to wit: J.H., d.o.b. 1-5-80, contrary to section 948.09 of the Wisconsin Statutes and against the peace and dignity of the State.

Count 2  
(Previously Count 9)

That between June 1, 1996, and September 1, 1996, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did have sexual intercourse with a child who had attained the age of 16 years, to wit: J.H., d.o.b. 1-5-80, contrary to section 948.09 of the Wisconsin Statutes and against the peace and dignity of the State.

Count 3  
(Previously Count 10)

That between June 1, 1996, and September 1, 1996, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did have sexual intercourse with a child who had attained the age of 16 years, to wit: J.H., d.o.b. 1-5-80, contrary to section 948.09 of the Wisconsin Statutes and against the peace and dignity of the State.

Count 4  
(Previously Count 12)

That on or about August 4, 1996, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did intentionally cause bodily harm to J.K., d.o.b. 5-23-79, contrary to section 948.03(2)(b) of the Wisconsin Statutes and against the peace and dignity of the State.

Count 5  
(Previously Count 13)

That between late August of 1996 to mid September of 1996, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did intentionally cause bodily harm to J.K., d.o.b. 5-23-79, contrary to section 948.03(2)(b) of the Wisconsin Statutes and against the peace and dignity of the State.

Count 6  
(Previously Count 27)

That on or about October 19, 1996, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck was intentionally concerned as a party to the crime of causing bodily harm to a child, to wit: J.H., d.o.b. 1-5-80, contrary to sections 948.03(2)(b) and 939.05 of the Wisconsin Statutes and against the peace and dignity of the State.

Count 7  
(Previously Count 14)

That between January 1, 1997 and February 28, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did intentionally cause bodily harm to J.K., d.o.b. 5-23-79, contrary to section 948.03(2)(b) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 8  
(Previously Count 15)

That between January 1, 1997 and February 28, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did intentionally cause bodily harm to J.K., d.o.b. 5-23-79, contrary to section 948.03(2)(b) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 9  
(Previously Count 16)

That between January 1, 1997 and February 28, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did intentionally cause bodily harm to J.K., d.o.b. 5-23-79, contrary to section 948.03(2)(b) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 10  
(Previously Count 17)

That between January 1, 1997 and February 28, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did intentionally cause bodily harm to J.K., d.o.b. 5-23-79, contrary to section 948.03(2)(b) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 11  
(Previously Count 18)

That between January 1, 1997 and February 28, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did intentionally cause bodily harm to J.K., d.o.b. 5-23-79, contrary to section 948.03(2)(b) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 12  
(Previously Count 19)

That between January 1, 1997 and February 28, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did intentionally cause bodily harm to J.K., d.o.b. 5-23-79, contrary to section 948.03(2)(b) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 13  
(Previously Count 20)

That between January 1, 1997 and February 28, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did intentionally cause bodily harm to J.K., d.o.b. 5-23-79, contrary to section 948.03(2)(b) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 14  
(Previously Count 21)

That between January 1, 1997 and February 28, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did intentionally cause bodily harm to J.K., d.o.b. 5-23-79, contrary to section 948.03(2)(b) of the Wisconsin Statutes and against the peace and dignity of the State, and

did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 15  
(Previously Count 23)

That on or about January 18, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did intentionally cause bodily harm to S.S., d.o.b. 12-26-79, contrary to section 948.03(2)(b) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 16  
(Previously Count 11)

That during the Spring of 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck was intentionally concerned as a party to the crime of causing bodily harm to a J.H., d.o.b. 1-5-80, by whipping her, contrary to sections 948.03(2)(b) and 939.05 of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 17  
(Previously Count 24)

That on or about June 28, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did intentionally cause bodily harm to S.S., d.o.b. 12-26-79, contrary to section 948.03(2)(b) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 18  
(Previously Count 25)

That on or about August 2, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did intentionally cause bodily harm to S.S., d.o.b. 12-26-79, contrary to section 948.03(2)(b) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 19  
(Previously Count 22)

That on or about August 22, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did intentionally cause bodily harm to S.S., d.o.b. 12-26-79, contrary to section 948.03(2)(b) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 20  
(Previously Count 26)

That on or about August 23, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did intentionally cause bodily harm to S.S., d.o.b. 12-26-79, contrary to section 948.03(2)(b) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 21  
(Prevoiusly Count 1)

That on or about December 27, 1997, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did recklessly cause bodily harm to a child, to wit: ~~Melissa J. BOB~~ 2-1-81 contrary to section 948.03(3)(b) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(b) of the Wisconsin Statutes.

Count 22  
(Previously Count 2)

That on January 13, 1998, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did unlawfully, knowingly obstruct a law enforcement officer by giving the officer false information with the intent to mislead him in the performance of his duties, while said officer was doing an act in an official capacity and with lawful authority, to wit: did state that no one had cut themselves at his residence within the past two years, contrary to section 946.41(1) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(a) of the Wisconsin Statutes.

Count 23  
(Previously Count 3)

That on January 13, 1998, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did unlawfully, knowingly obstruct a law enforcement officer by giving the officer false information with the intent

to mislead him in the performance of his duties, while said officer was doing an act in an official capacity and with lawful authority, to wit: did state that he had never encouraged anyone to cut themselves, contrary to section 946.41(1) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(a) of the Wisconsin Statutes.

Count 24  
(Previously Count 4)

That on January 13, 1998, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did unlawfully, knowingly obstruct a law enforcement officer by giving the officer false information with the intent to mislead him in the performance of his duties, while said officer was doing an act in an official capacity and with lawful authority, to wit: did state that he had never seen cuts as severe as those in the photographs shown to him when he had actually witnessed the cuts in person, contrary to section 946.41(1) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(a) of the Wisconsin Statutes.

Count 25  
(Previously Count 5)

That on January 14, 1998, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did unlawfully, knowingly obstruct a law enforcement officer by giving the officer false information with the intent to mislead him in the performance of his duties, while said officer was doing an act in an official capacity and with lawful authority, to wit: stated that he hasn't drank blood since 1996, contrary to section 946.41(1) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(a) of the Wisconsin Statutes.

Count 26  
(Previously Count 6)

That on January 14, 1998, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did unlawfully, knowingly obstruct a law enforcement officer by giving the officer false information with the intent to mislead him in the performance of his duties, while said officer was doing an act in an official capacity and with lawful authority, to wit: did state that J.K. DOB 5-23-79 had cut herself but he did not know where she had done so, contrary to section 946.41(1) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(a) of the Wisconsin Statutes.

Count 27  
(Previously Count 7)

That on January 14, 1998, in the County of Sheboygan, State of Wisconsin, Phillip K. Buck did unlawfully, knowingly obstruct a law enforcement officer by giving the officer false information with the intent to mislead him in the performance of his duties, while said officer was doing an act in an official capacity and with lawful authority, to wit: did state that the restraints on his bed had only been used with a girl named Sharone when he had tied up J.H. DOB 1-5-80, contrary to section 946.41(1) of the Wisconsin Statutes and against the peace and dignity of the State, and did commit this crime as an habitual criminal in that he had been convicted of at least one felony during the 5-year period immediately preceding the commission of the charged crime, pursuant to section 939.62(1)(a) of the Wisconsin Statutes.

POSSIBLE PENALTY: Counts 1 - 3 & 22 - 27: Class A Misdemeanor - A fine not to exceed \$10,000 or imprisonment not to exceed 9 months, or both on each count.

Counts 4 - 20: Class D Felony - A fine not to exceed \$10,000 or imprisonment not to exceed 5 years, or both on each count.

Count 21: Class E Felony - A fine not to exceed \$10,000 or imprisonment not to exceed 2 years, or both.

PENALTY ENHANCER: Counts 7 - 21: Incarceration may be increased by not more than 6 years, on each count.

PENALTY ENHANCER: Counts 22 - 27: Incarceration may be increased to not more than 3 years, on each count.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_\_.

\_\_\_\_\_  
Christopher W. Stock  
Deputy District Attorney

**OFFICE OF THE SHERIFF  
SHEBOYGAN COUNTY****525 North 6th Street****Sheboygan, WI 53081***Loni Koenig, Sheriff**Tim A. Grasse, Inspector*

To The Honorable Ladies & Gentlemen assembled here today, please forgive me for not appearing in person, but due to unforeseen events I am not able to make it in person. Please accept this letter as a read-in to my thoughts and opinions on the matter involving the legislation presented to you today. At first glance, you may feel that this is unnecessary to enact a law because of the acts of one individual. Unfortunately, during the course of my investigation, I have found that this act that Phillip Buck was involved in is more common than the general public is aware of.

The act of self-mutilation is a growing trend among adolescents and there are only a few mental health workers that specialize in this field. One such facility, and the only facility in the continental U. S., is Rock Creek out of Chicago, IL. Individuals involved in the act of self-mutilation have a low self-esteem and are usually outcasts from their peers. These are the types of individuals that Phillip Buck would prey on. He would select his victims by the process of elimination. He would have large drinking/drug parties at his residence and would perform some outrageous act in front of the individuals. Those that were offended would not return to another party of his, but those who accepted this type of behavior, would. Of those few people who would return, Phil Buck would select the young female juveniles that he would want. During this process, he would find where these juveniles were lacking in social development, that being through their peers or a broken home life. He would then build up their self-esteem and have them look up to him as a father figure. He would gain their trust and ascertain whether they were acceptable to his beliefs and morals. Phil Buck would often become depressed in front of these individuals and cut himself, advising that cutting oneself relieves the pain that they may be feeling. Phil Buck would then attack their vulnerabilities and cause them emotional pain. At times he would either hand them a knife personally or tell them if they would cut themselves it would make them feel better. At this point in the process, Phil Buck has already gained their respect and through his belief system, they felt that this would be the right thing to do. They would cut themselves to show that they believed in Phil Buck and many times, would offer themselves to Phil Buck to drink from.

Of the three (3) known groups that Phil Buck assimilated from 1995 until the time of his arrest, the ages consisted of 12 to 17 year old females. Of those 3 groups, I was only able to identify partial members of two (2) of the groups. Of those members identified, we had problems getting them to testify against someone that they looked up to as a leader, role model and father figure. Some of the individuals that were located had moved on with their lives and did not want to open those old wounds again.

*Phone: (920) 459-3111**FAX (920) 459-4305*

One of the bravest individuals I know is a young girl who did come forward. She, too, had moved on with her life, but saw that Phil Buck was forming another group of young girls. She knew the next step in the process of belonging to Phil Buck and she could not see this happening to another person. When I spoke to her, she told me the circumstances that you see depicted in some of the photographs. Those are her legs cut open and she told me what happened that day. She had moved on with her life, but she felt an emptiness that Phil Buck had provided. She felt as if there was no other place and no other lifestyle that she could be accepted into, and went back to Phil Buck. She had broken away but Phil Buck provided something that was missing in her life. She became so depressed to be in that situation again, that she caused those wounds to her legs by her own hand. Phil Buck was present and Phil Buck, too, cut himself. That, ladies and gentlemen, is why we need a law to protect these individuals from people like Phil Buck. Even though she cut herself, Phil Buck knew she was depressed and knew from her past history with him that to get her out of depression, she would cut herself. She will not only have to live with the physical scars on her arms, chest, stomach and legs, but also the emotional scars that cannot be healed over.

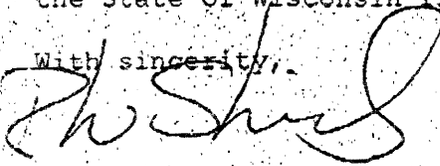
This individual is not unique as far as the juveniles that were involved with Phillip Buck. They all carry physical and emotional scars. Unfortunately, we may be able to charge Phillip Buck for causing some of the physical scars, but those emotional scars cannot be fixed. The problems that we came up with in this case, were that these individuals would often cut themselves by their own hand without Phil Buck either providing the implement to cut themselves or Phil Buck cutting them personally. We could not find any way to cover this under the criminal law and there were at least 40 counts involving numerous individuals, that Phillip Buck could not be charged with causing injury to. Phillip Buck was not the primary care giver and therefore we could not charge him with causing mental abuse.

I believe other cases similar to Phillip Buck have been brought to the attention of various law enforcement officials and they also felt their hands were tied. If an investigation did ensue and it was found that the individuals caused harm to themselves, more than likely charges could not be brought against the individual who encouraged the self-mutilation. Therefore no arrests would have been made and people would not have been made aware of the incident. This case has been sensationalized through the media due to the fact that Phil Buck admitted that part of his belief system is drinking of blood and being a Vampire. I believe this was part of the ruse in encouraging and enticing the juveniles to partake in his rituals. Phil Buck is no different than any other leader of a cult or sect, whose followers look up to him as a role model and will do just about anything he says. We often read about these in the paper after a mass suicide. Although Phil Buck's groups were not as large nor the crimes as heinous, we still need to categorize it to make his acts accountable. Therefore I had recommended to Senator Baumgart's office to look into enacting a law to prevent a person like Phil Buck from slipping through the cracks. I do not believe our judicial system will be seeing many cases like Phil Buck, but if law enforcement have the

unfortunate occasion to run across another Phil Buck, we need a tool, that being a law, to stop the offender.

I thank the Honorable Ladies and Gentlemen of the Assembly and legislation for taking time out to listen to Senator Baumgart's proposal for this bill. Please consider Senator Baumgart's bill to pass the Assembly for Legislation so we may protect the children of the State of Wisconsin from people like Phil Buck.

With sincerity,



Det. R. W. Shield

February 22, 2001

TO: ALL LEGISLATORS

FROM: SENATOR JIM BAUMGART

RE: **COSPONSORING LRB 0713/1** – relating to inducing or causing self-mutilation by a child. Deadline: **March 5, 2001**

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This legislation will prohibit a person from inducing or causing a child to cut his or her own skin intentionally. This became an issue in my district when it was discovered that an individual was provoking children and teenagers to cut themselves for his own satisfaction. I am introducing this measure at the request of the Sheboygan County Sheriff's office due to the fact that they found it difficult to charge the individual because there was nothing in the State Statutes directly dealing with such actions.

If you would like to sign on to **LRB 0713/1**, please call my office at **6-2056** by **March 5, 2001**.

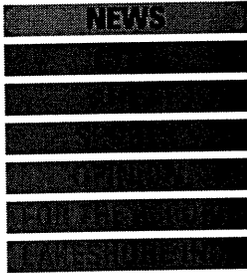
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*Analysis by the Legislative Reference Bureau*

Current law does not prohibit individuals from physically harming themselves. In addition, with some exceptions (such as the prohibition on assisting suicide) current law generally does not prohibit a person from inducing or causing others to harm themselves.

This bill prohibits a person from inducing or causing a child to cut his or her own skin intentionally. A person violating this prohibition may be fined not more than \$10,000 or imprisoned for not more than two years or both. If a person violates this prohibition and the child suffers great bodily harm as a result, the maximum term of imprisonment increases to five years.

The Sheboygan Press - Stories



# The Sheboygan Press

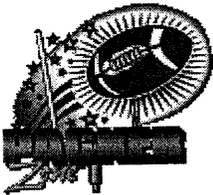
CITY NEWS  
Wed 14-Jul-1999

## Baumgart proposes law against 'vampire' behavior

Press staff, AP



MADISON - The bizarre case of vampire-like parties in Sheboygan and constraints in prosecuting the host has prompted proposed legislation against drinking the blood of juveniles.



Sen. James R. Baumgart, a Democrat from Sheboygan, has drafted legislation he says closes loopholes in the law used to prosecute a man recently sentenced for engaging in vampire-like behavior with young girls.

Phillip K. Buck, 40, of the town of Scott, recently was sentenced to 10 years and nine months in prison after juvenile girls testified that he cut them with a razor or encouraged them to cut themselves, then sucked their blood.



Buck pleaded no contest last December to fourth-degree sexual assault and causing bodily harm to a child, among other counts.

Baumgart's proposal would penalize anyone who entices juveniles to harm themselves by cutting their flesh.

The proposed penalties would increase if the minor is injured and if the perpetrator drinks the juvenile's blood.

The proposed statute against "causing mutilation of a child" includes penalties ranging from 2 to 5 years in prison and a \$10,000 fine upon conviction.

"This would protect juveniles from exploitation of people that want to get into this kind of sadistic ritual. If adults want to do that, it's one thing," Baumgart said.

The problems in prosecuting Buck's case stemmed from loopholes in the law for holding the person responsible who's encouraging the juveniles, said former Sheboygan County Deputy District Attorney Christopher Stock.

"The difficulties were mainly that these were troubled kids who were cutting themselves at the encouragement of others," said Stock, who handled the case.

Baumgart said he expects the proposed legislation will be scheduled for

committee discussion and hearings after the state budget is passed.

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[Top of Page](#)

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# Man gets 10 years in prison for child abuse

**Had parties that involved self-mutilation, drinking blood**

By Tom Waller  
of The Press Staff

Sub. Press  
6/15/99

A town of Scott man was sentenced to more than 10

years in prison Monday for child abuse that included drinking parties that led to sex, ritualistic self-mutilation and drinking of blood.

Phillip K. Buck, 40, of N2035 Highway 28, got nine months for having sexual intercourse with a minor girl, four years for being party to the crime of



BUCK

Turn to SENTENCING/A4

## Sentencing/Could be released in four years

Continued from A1

harming that girl, and six years for harming three other young girls.

Buck also was convicted on two counts of obstructing law enforcement officers. He was given a two-year sentence on each count, and each was suspended. That punishment can be applied if Buck reoffends after leaving prison.

With good behavior, Buck could be released in less than four years.

Sheboygan County Circuit Judge John Murphy said the sentence was not punishment for a bizarre lifestyle, but for behavior that was criminal.

"We are not here because you are a vampire or a witch," Murphy told Buck before sentencing. "You are not a vampire or witch, and there is no law against being a witch. I believe that ended in Salem in 1690."

Murphy referred to photographs of injuries and scars from mutilation that took place during drinking parties at Buck's residence near Batavia.

One of the pictures showed a young girl wearing a dog collar.

The Sheboygan County Sheriff's Department began its investigation of Buck in July 1997 when it received information about suspicious photos developed at Wal-Mart's photo lab.

Prosecutors presented evi-

dence of the whipping of a girl who was bound to Buck's bed.

Sven U. Volker, 19, of N1764 Sauk Trail Road, Oostburg, has been charged with chasing the girl with a scalpel, cutting her forearm and whipping her while she was bound. He is awaiting trial.

"The lifestyle itself is not criminal, but some of the activities depicted are criminal acts," the judge said. "You created kind of a bizarre funhouse."

Sheboygan County District Attorney Robert Wells asked that Buck be sentenced to 30 years. Defense attorney Barbara Kirchner recommended 3½ years.

Afterward, Wells said the public message of the sentence imposed is that Buck is being held responsible for criminal behavior.

In his pre-sentencing statement, Wells said Buck went to a library in Random Lake to learn about teen-agers whose emotional problems are so severe that they practice self-mutilation to feel in control.

Items seized in a search of Buck's residence included a book about vampires and a diary.

Wells said the diary told of relationships in which Buck and a partner would be cut, drink each other's blood and make love. The goal, expressed by Buck to partners, was maximum intimacy, bonding and connectedness.

"Mr. Buck's not a vampire," Wells boomed. "Mr. Buck is a pervert."

Wells said Buck preyed on the pain of young females, using their emotional needs to control them, and manipulating them to satisfy his sexual urges. He said the oldest victim was 17.

Diary references described two "wives" and one more young woman whom Buck wanted to be able to call a wife as well.

Wells said Buck tried to keep his behavior secret and wrote letters from jail to his young victims, urging them also to keep quiet.

Some of the girls, in victim statements to the court, spoke of Buck as a good person.

Buck also addressed the judge before sentencing.

"I'm here to take full responsibility for my actions," he began. Buck said self-mutilation is an emotional problem he wouldn't wish on anyone. He said he was depressed and thought self-mutilation and drinking someone else's blood to bond helped him.

However, Buck said he no longer has any desire to do that, not since he was arrested and stopped drinking eight months ago. "I was not as stable then as I am now," he said.

Buck said although he developed an interest in the supernatural, he "would never force anyone to participate in something they didn't believe in."

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## Senator Supports Vampire Law

### Prosecutor Blames 'Loophole' In Recent Sheboygan Co. Case

MADISON, Posted 9:37 p.m. July 13, 1999 -- The Sheboygan County man sentenced for engaging in vampire-like behavior with young girls may have faced additional charges if state law was tighter.

The prosecutor who handled the case, Christopher Stock, says there's a loophole in the law that doesn't always hold Phillip Buck accountable for encouraging juvenile girls to cut themselves.

Senator James Baumgart has proposed legislation that penalizes anyone who entices juveniles to harm themselves by cutting their flesh. The proposed penalties increase if the minor is injured and if the perpetrator drinks the juvenile's blood.

The 40-year-old Buck was recently sentenced to ten years and nine months in prison after juvenile girls testified that he cut them with a razor or encouraged them to cut themselves, then sucked their blood.

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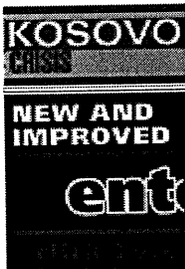
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## Wisconsin News Briefs

### June traffic deaths are state's lowest in 5 years

From the Journal Sentinel

*Last Updated: July 13, 1999*

Wisconsin traffic deaths for June dropped 18% from last year, to the lowest level in five years, the state Department of Transportation reported.

June crashes killed 56 people statewide, down from 68 in June of 1998, marking the safest June since 1994. During the first half of this year, 297 people died in crashes, the same as in the first six months of 1998.

In Milwaukee, traffic crashes took three lives last month, down from four in June 1998, the Police Department reported. In the first six months of this year, crashes killed 16 people, unchanged from the same period of 1998.

### State senator seeks to ban blood-drinking

**Madison** - The bizarre case of vampire-like parties in Sheboygan and constraints in prosecuting the host have prompted proposed legislation against drinking the blood of juveniles.

Sen. James R. Baumgart (D-Sheboygan) has drafted legislation he says closes loopholes in the law used to prosecute a man recently sentenced for engaging in vampire-like behavior with young girls.

Phillip K. Buck, 40, of the Town of Scott was sentenced to 10 years and nine months in prison after juvenile girls testified that he cut them with a razor or encouraged them to cut themselves, then sucked their blood.

Buck pleaded no contest in December to fourth-degree sexual assault and causing bodily harm to a child, among other counts.

Baumgart's proposal would penalize anyone who entices juveniles to harm themselves by cutting their flesh. The proposed penalties would increase if the minor were injured and if the perpetrator drank the juvenile's blood.

*From Journal Sentinel staff and correspondents and Associated Press*

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Jefferson Olsen

## Vampire Bill - Drafter Needs

1. What was he charged with?
2. What was he convicted of?
3. Copy of criminal complaint against Phil Buck.

- called Det. Shield &  
he is send the info.

---

Dr. Sara → Bill  
↓  
DNR  
↑  
267-7472

Don

SB 213 - Concern  
clearing / Raise - Penalties  
are too high.  
- Not defined well enough  
of crime. (Blood brother/sister)  
- talk w/ draft about language.

Says  
make crime misdemeanor  
- problem with consuming blood  
- penalty enhanced.  
& campus concerns.

length of the term  
lack of definition.

take out  
the blood  
penalty