

To the Village of Allouez board members,

My name is Ron Munyon and I'm writing you this letter to address my current living situation. Last year the board addressed me living in a upper duplex which housed two sex offenders both upper and lower at 337 Beaupre. I told the board I would move just how much time do you give me. They give me till Sept 1 2014. However my landlord told me not even to look for an apartment till June or July that way his rent was guarenteed till then. Now because my wife is disabled we have income limitations and are trying to find an affordable place 2 bedroom around \$550 and at the current moment those are hard to find. I cant believe how much trouble I am having a very hard time finding a place that accepts sex offenders on the registry. So I was going to stay with my brother in law in Ashwebenon but the Public saftey wont let me stay because he has only lived there for a couple of months and needs to have established residency for at least 3 years to make it acceptable. I have a family I have to take care of and I would honestly stay in my car if the law would let me but they say it is not allowed. So as of right now if I can't figure something out I will be homeless. I ask the board to please reevaluate my living situation because I said I will leave gracefully and I'm still trying but as of right now im trapped into a living situation that I don't have an answer for. My income is considered poverty level and I barely get by just paying rent. I live in GreenBay,Ashwebenon, or even Depere because I moved out of there and im no longer accepted in these districts. I need help and I got nowhere to turn.

Thank You for taking the time to read this and I'm begging you please help me, because I've done nothing wrong but I'm going to be homeless.

Thank You Sincerely,

Ron Munyon

A handwritten signature in black ink, appearing to read "Ron Munyon", with a long, sweeping flourish extending to the right.

November 5, 2013

PUBLIC APPEARANCES

Ray Sulter, 106 S. Broadway (owner of duplex on Beaupre)

- Recently he found out there can be no more than 1 sex offender in a single dwelling per Village Ordinance and he has 2. What are his options?

November 19, 2013

UPDATE AND REVIEW OF THE SEXUAL OFFENDER ORDINANCE (from November 5, 2013)

Request was received from Ray Salter, landlord at 337 – 339 Beaupre asking that the ordinance about limiting sex offenders to only one per dwelling be changed to allow two per dwelling or to have a system in place that allows for an exception under certain circumstances to allow more than one. He has a sex offender living in each side of the duplex.

Discussion:

- Existing ordinance has been working well. Don't see a reason to change at this point.
- There haven't been any problems with the people living in the duplex, but they are in violation of the ordinance.
- Our constituents were not for any density of population of sexual offenders congregating.
- Allow 60 days for the residents to make other arrangements.
- Don't want to start creating exceptions and caveats

Ronald Munyon, 337 Beaupre

- Is a convicted sex offender that has done his time, was released from probation as of last year and is trying to rebuild his life. Before moving into the duplex, he spoke to someone from the Village of Allouez and the Brown County Sheriff's Department and was told it shouldn't be a problem because the duplex had a separate address. He and his family are in no position to move at this time and asked the Board to consider amending the ordinance.

Discussion:

- Seems to be some extenuating circumstances.
- How did the Village, Department of Corrections and the Brown County Sheriff's Department all give him an answer that is completely inconsistent with a clearly stated ordinance that has been around since 2008?
- Add to next agenda for action. In the interim, have the Village Administrator and DEO send a letter to the appropriate agencies reinforcing the village ordinance to eliminate any future confusion.

Ray Salter, Landlord

- Extension would be greatly appreciated rather than having to go to court to evict. Can't evict until after April 15<sup>th</sup> and can't shut off power and lights in the winter time.