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The first item you will see, is a standard fire inspection of my building circa spring 2008. Of course, every item cited was fulfilled. Redesigning apartments took a couple of years. HOWEVER...The significant item in this piece is that the FIRE INSPECTER declared my building is a mixed "occupancy use group", dating back a LONG TIME!

This of course is a common recognition of the 14th amendment..Right to LIFE..LIBERTY...AND PROPERTY! And the so called "grandfather" clause...or pre-existing use..if you will.

(It all gets explained later) HOWEVER...The reason this is significant...is because the WL Zoner Sean O'Neil, DOES NOT UNDERSTAND THIS! And so he writes an illegal order...seizing my 14th amendment property rights. After presenting actual law to Sean highlighting his misperception twice with his response as it's mumbo jumbo (the law?­)..So I went for the legal guys. They understand this constitutional law stuff, etc. So I went several times to the supervisor (Gregg Baroni) to have the township attorney review the law I presented. AND I CLEARLY STATED...that I had no qualms about making a mistake...drop the illegal order and let's back to work. RIGHT?

Lisa Hamameh OPENED FIRE...with more closure threats for doors too narrow..wrong code...hardwired alarms...wrong code...we did put in either net connected alarms, and they are great. But the point is...Lisa did not review the zoning laws, or the building laws, or even advise White Lake Officials of their legal responsibilities....never did...probably NEVER WILL!

There is much more to come, so scan along.