

# Jonna Jewell

---

**From:** Michael Fugle  
**Sent:** Tuesday, April 27, 2021 1:30 PM  
**To:** Michele Sadauskas  
**Cc:** Bob Mott; Karl Jennrich; Jonna Jewell  
**Subject:** RE: crescent lake district

See below.

Michael J. Fugle  
Corporation Counsel  
Oneida County  
P.O. Box 400  
Rhineland, WI 54501

(715) 369-6155  
FAX 369-6284

**CONFIDENTIALITY NOTE:** This message contains information which may be privileged or confidential, or exempt from disclosure under applicable law. If the reader of this message is not the intended recipient, or the employee or agent responsible for delivering the message to the intended recipient, you are hereby NOTIFIED that any dissemination, distribution, retention, archiving, or copying of this communication is strictly prohibited. If you have received this e-mail in error, please delete the e-mail and any attachments and notify us immediately by return e-mail to the sender.

---

**From:** Michele Sadauskas <msadauskas@co.oneida.wi.us>  
**Sent:** Tuesday, April 27, 2021 12:59 PM  
**To:** Michael Fugle <mfugle@co.oneida.wi.us>  
**Cc:** Bob Mott <bobmott329@hotmail.com>; Karl Jennrich <kjennrich@co.oneida.wi.us>; Jonna Jewell <jjewell@co.oneida.wi.us>  
**Subject:** crescent lake district

Hi Michael-

I'm putting together a packet of materials for my Committee who meets on Monday, May 10. This packet will be in direct response to concerns and questions that County Board brought up last week. Could you please weigh in on the following questions?

1. There was much discussion about pages 6 & 7, see attached. Supervisor Holewinski stated "I believe according to State Statute the contents of the petition, that someone is going to sign, you have to give it to them, you can't tell them you have a copy in the car if you'd like to see it." Obviously, the landowner is being given page 7 to sign, but is the landowner required to receive page 6? **There is no statutory requirement that a copy of the petition be provided to a signatory.**
2. Supervisor Holewinski had concerns about statement #2 and #3 on page 6. He accused the petitioner of "partially answering" 33.25(2)b, and they are "kinda hiding" when they put in "not limited to". And, claims "they don't tell you how" and "they never tell you in their petition what they're going to do, they just copy what

the Statute says" in reference to 33.25(2)c. Could you please advise if the petitioner satisfied 33.25(2)b and 33.25(2)c of State Statute? **Whether the Petitioner satisfied §33.25(2)(b)-(c) is a determination for elected officials to make. There is no objective standard to measure or make a determination.**

3. Could you please attend our CUW Committee meeting on Monday, May 10, 1:00 p.m? **Yes.**

I also will be sending you another email pertaining to the signatures that were being challenged by Robb Jensen. Please look for that.

Thanks!



A handwritten signature in black ink that reads "Michele".

Michele Sadauskas  
County Conservationist  
Oneida County Land & Water Conservation  
Oneida County Courthouse, 2nd floor  
PO Box 400  
Rhineland, WI 54501

Phone: [715-369-7835](tel:715-369-7835)  
Fax: [715-369-6268](tel:715-369-6268)  
[msadauskas@co.oneida.wi.us](mailto:msadauskas@co.oneida.wi.us)

[Like Us on Facebook](#)