RIOTERS OF MILWAUKEE
‘Felonies shall be prosecuted’

August 17, 2016 – Statement of EDWARD C NOONAN, 2016 Presidential Candidate:

All persons who conspired to riot in the community of Milwaukee, Wisconsin were and are guilty of a Class D Felony. To be guilty such a Felony, any theft of property would have to be valued between $1,000 and $10,000. And since the theft was done while an officer was injured and treated at a hospital for injuries sustained after being hit by a brick, this increases the crime to attempted murder. This is a Class H felony under Wisconsin Statutes. A Class H Felony (Up to 6 years in prison and fines reaching $10,000) should be the penalty for each and every criminal that took part in the looting and rioting.

Loss of Rights and Benefits in Wisconsin for a Felony conviction

As soon as you are convicted you will lose the following rights in Wisconsin:

- Hold state office
- Vote
- Own or possess a firearm – for crimes that involved drugs or the use of force, violence or a deadly weapon
- Serve on a jury
- Hold some jobs, particularly those in the healthcare field, that require state or federal licenses

In addition each convicted rioter should be given a prorated portion of the damages done anywhere in the riot area and full restitution should be demanded.

The American Resistance Party demands that as according to the California Constitution ALL PERSONS have a God-given right to have all Felonies investigated and brought to trial:

Declaration of Rights:
SECTION 14. Felonies shall be prosecuted as provided by law, either by indictment or, after examination and commitment by a magistrate... (This “Right” applies in all 50 states!)

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