	Wisconsir Phone	8 <sup>th</sup> Street Rapids, W 715-422-4	So. /I 54494 1770	
		715-422-47	//()	
	AME:			-
PI	HONE:			-
A	DDRESS:			-
Cl	ITY:			
D.	ATE: 8-1-1 Anshown	Last Night 10 bickets	After Shown	
HARDNESS				-
PH				
IRON	lepon	Ypom	200m	
TDS	//	47		
NITRATES				
Was the water clean when it was drawn?		Senerally Recog		
Was there an odor?			rotection Agency	r (Fed) —
Tester	GRAS	per EPA: 0.3		
	over GRAS:	6.0 ppm 2000%	4.0 ppm 1333%	2.0 ppm 667%
-	before show	er 6.0 ppm;	4.0 ppm du	ring shower

Bryan's Water Quality Store LLC 1860 8th Street So. Wisconsin Rapids, WI. 54494 Phone 715-422-4770 Fax 715-422-4770 NAME: PHONE: ADDRESS: CITY: DATE 6-20-16 HARDNESS Iron Removal System (Greensand) PH 22 A IRON 207 TDS // 1500 installed NITRATES Was water clear when it was drawn? Was there an odor? Tester GRAS per EPA: 0.3 ppm 20.0 ppm over GRAS: 6667%

Page 9

Bryan's Water Quality Store LLC 1860 8th Street So. Wisconsin Rapids, WI. 54494 Phone 715-422-4770 Fax 715-422-4770

	NAME:		A A	
	PHONE: 4/2-	501-16	574	
	ADDRESS:			
	CITY:			
	DATE 7/7/14	<u>,</u>		
	HARDNESS 3909	_(60	8919)	
	рнС.Г	7.0 pr	Ċ	
<	IRON 8.0 ppm	>	GRAS per EPA	<ol> <li>Bellin (1996)</li> </ol>
	TDS <u>14</u>		over GRAS:	8.0ppm 2667%
	NITRATES	1		
	Was water clear when i	t was draw	<b>6</b> 2	
4	Was there an odor?			
	Tanton			

GRAS: Generally Recognized As Safe EPA: Environmental Protection Agency (Fed)

Enter the name of the county in which you are filing this case.	STATE OF WISCONSIN, CIRCUIT COURT, Wood COUNTY		
Enter the Plaintiff's name. The Plaintiff is the person	Plaintiff(s):		
bringing the lawsuit.	First name Middle name Last name		
Enter the Plaintiff's address.	Address		
If there is more than one plaintiff, check the "additional plaintiffs" box	Address Wisconsin Rapids WI 54494		
and attach another sheet with their names and addresses.	City State Zip	Answer and Counterclaim	
Enter the case number from the summons and complaint.	-vs-	Small Claims	
Enter your name. You are the Defendant.	Defendant(s): Five Skies LLC		
Enter your address.	First name Middle name Last name c/o Nick Kedrowski, Registered Agent		
If there is more than one defendant, check the	N6644 Wolf Run Road		
"additional defendants" box and attach another	Black River Falls Address WI 54615		
sheet with their names and addresses.	City     State     Zip       See attached for additional defendants.		
Check 1 or 2.	<b>ANSWER</b> I am the defendant (or an authorized representative of	the defendant):	
Check 1if you do not dispute the plaintiff's claim.	<ul> <li>This matter IS NOT contested. I agree with the p taken as requested in the complaint, plus costs a -OR-</li> </ul>		
Check 2 if you do dispute the plaintiff's claim. State the reasons why you disagree.	2. X This matter IS contested. I do not agree with the plaintiff's claim. This matter should be scheduled so that the parties may present their evidence. The reason(s) why the matter is contested are as follows: Unit should NOT have been rented until known water quality problem was identified by appropriate. qualified individual and appropriate rectification was accomplished.		
Check the box if you need more room and attach any additional pages.	Other repairs re health & safety identified and submitted to Five Skies were not done and rent was not abated in accordance with Wisc Statute 704.07(4)		
-		See attached for additional information.	

■-5200V, 08/11 Answer and Counterclaim - Small Claims This form shall not be modified. It may be supplemented with additional material. Page 1 of 2 Page 2 of 2 3

Check the box if there is no counterclaim and go to the signature section.	Do not complete counterclaim section below unless you have a claim of your own again the plaintiff(s).			
the signature section.	☑ I/We do not have a claim against the plaintiff(s).			
Complete this section	Defendant's Demand:			
only if you are making a counterclaim against the plaintiff(s).	I/We have a claim against the plaintiff(s) and demand judgment against the plaintiff(s) for \$_3,221.05, plus interest, costs, attorney fees, if any, and such other relief as the court deems proper.			
Briefly explain why the	Brief statement of dates and facts:			
court should award you	Notified of problems/repairs essential for health/safety 5/10, 5/13, 5/20, 5/31, 6/17, 6/30, 7/16,			
what you are asking for.	8/5 (request for specific date of completion-no response)			
	Repairs completed: screening placed over old, torn screens on five of ten windows (5/21) keeps			
If your counterclaim is for	insects out and cats safe while decreasing air ventilation with windows that do not open or stay			
more than \$10,000, or if	open; no one hurt yet 2) pin replaced on the bedroom door hinge so it wouldn't fall off again			
your tort or personal	Notified of following repairs as indicated above: nothing done to date			
injury claim is for more	Water - iron - 667-6667% over EPA GRAS 0.3ppm (2.0 - 20.0ppm): orange brown scum particles			
than \$5,000, the case may	Stairs - back metal steps - not to code; replaced 9/11 with stairs no permit & not to code: resulted in			
not continue in small	my fall of 9/16; friend's daughter fell off metal stairs on June 06/10.			
claims court. You must	Broken Back Door: useless in emergency; crank several times to open and use shoulder slam to			
pay a filing fee to the	open from inside; key cannot be inserted into lock; 1/2" gap betw door and floor allows insect &			
Clerk of Court, and you	vermin to come and go at will; no screen door facilitates rain into unit 17' to end of kitchen counter			
must send the Notice of	Nick held metal plate that fell of bottom on 5/10 and said "replace door"; door back ordered 9/12			
Counterclaim (SC-5250V)	Plumbing pipe replacement: 39 days waiting for no show plumber 5/10-6/17; completed job 9/8			
to the plaintiff(s) on the	Sewage left on lawn 18 days 7 feet from my office window - no quiet enjoyment here			
same day the counterclaim	Flooring by broken back door - torn by metal plate that broke off - repaired in June; because of rain			
is filed.	raining in exacerbated by absence of screen door - old linoleum lift up and tore again. 7/16 Delbert			
NOTE: Eviction actions are	looked at it and said he "thought that would happen." After September 11, were going to (again)			
heard in small claims court,	repair floor before door was replaced.			
regardless of the amount of	Windows: latches missing/broken; out of track. some didn't or don't stay open but just slam			
the counterclaim.	down w/o assistance - no injuries yet; On 7/16 drilled one to open - now it does not close			
If you need more room, check the box and attach any additional pages to this Counterclaim.	See attached for additional information. Defendant(s) certify that a copy of this answer and counterclaim has been or will be mailed to the plaintiff(s) or plaintiff's attorney, if any.			
Follow local rules for	and the second			
filing and serving.				

	the second s	Signatures	
Sign and print your name. Enter the date on which you signed your name. Note: This signature does not need to be notarized.	Signature of Defendar Attorney		Date
If an attorney is completing this form, enter your information.	Attorney Name, Law Firm, Address	Telephone Number	Attorney's State Bar Number
	rson you are serving, make one is signed original and any attac		copies (if a counterclaim is being clerk of court. The clerk will

authenticate the copy/copies for service on the plaintiff(s).

Case #:

## Brief statement of dates and facts: (continued from page 2)

Garden: discussed in emails of 4/18 and approved; not viable option though I did try – hauled out a lot of really poor dirt and filled with garden soil to plant tomatoes, peppers, herbs and flowers. Only to learn that I had to haul bucket after bucket of rust water from bathtub as no outdoor water connection until 9/8. I gave up in early July and let them die.

Washer Dryer: Discussed in emails of 3/24 – hookups, side by side. Discussed details with Nick on 3/27 viewing – vent/no vent, etc. Not an option unless I want an all orange wardrobe. Do not know to date whether plumber also "forgot" to connect that pipe. 66 yrs old and hauling laundry to the laundromat every week though that was *not* the plan when I moved in.

Age Discrimination: old lady can just wait while the men talk (9/20); I've been waiting 4 months for repairs – younger Latina next door reports rust in her kitchen tap filter and Nick is at her door the next morning.

I have not experienced one moment of 'quiet enjoyment' since I moved in 4/27. Notified Five Skies again and again. They claim 'aware' – "on schedule' – 'priority' – 'back on radar' – witness in person the water 'quality' on 7/16 – chose not to respond to written request of 8/5 to "Please send me an email providing the date all repairs specified to date will be completed."

What did they "do" before my letter of 9/3?

May decide to 'terminate lease' 63 days after I move myself, my business, and 2 cats 200 miles from Minnesota to Wisconsin.

Use a drill to open a window that now cannot be closed.

Demand full rent though repairs, esp in re water, are not performed (Wisc Stat 704.07(4))

What did they "do" after my letter of 9/3 specifying completion of repairs by 9/11 (4 months and 16 days) after I move in? Install stairs built not to code and without permit that resulted in my fall on 9/16.

Harass, intimidate, and threaten me with 'terminating water supply' – 'enter without notice' 'start' eviction' for an unnecessary appointment to apply water filter to pump not in this unit that "hopefully hopefully" "will help" as determined by a vehicle mechanic, a 20 yr old boy, and a 39 day no-show sewer drain specialist who also appears to be in Madison, WI. A 10:00am appointment that was not kept at 10:00am. No text, no email, no call to let this old lady they'd be late. Via email, I learned at 10:34 am the men were "talking" and would "be over when we are done."

Demand full rent with late charges back to August despite their failure to perform repairs essential to health/safety.

File for my eviction.



Documentation, photos, videos, audio may be accessed at www.wisconsintenant-fiveskies.com

(video available on disk drawing this water into white sink on 10/29)

\$3221.05: Security deposits \$800, All rents paid \$2050, Water \$374, Printing \$106.36, Supplies for court (binders, dividers...) \$22.40; Garden okayed but impossible \$298, laundry cost as washer/dryer impossible despite "hookups, " \$336; moving boxes/tape \$34.29

### PRI

INT in BLACK ink Enter the name of the county in which you are filing this case.	STATE OF WISCONSIN, CIRCUIT COURT,	For Official Use
The plaintiff is the person bringing the law suit.	Plaintiff: Pamela Jeanne McClosky	
Enter the Plaintiff's name and address. If two plaintiffs are living at the	First name Middle name Last name PO Box 3	DEC 2 9 2016
same address, then the		
names and addresses may be listed together.	Nekoosa <sup>Address</sup> WI 54457	CLERK OF COURT Wood County, Wis.
For more plaintiffs, check the "additional plaintiffs" box and attach another sheet with their names and addresses.	City State Zip	
If this is an Amended Complaint, check the box. Enter the case number	-vs- To: Defendant(s): Five Skies LLC	Amended Summons and Complaint
given you by the Clerk.	First name Middle name Last name	Small Claims
The defendant is the person	c/o Nicholas Kedrowski, Registered Agent	- Case No. 10501572
or business you are suing.	N6644 Wolf Run Road	Case No. 1100010 101
Enter the name(s) and address(es) of the defendant(s).	Black River Falls Address WI 54615	Image: Claim for money (\$10,000 or less)         31001           Image: Claim for money (\$10,000 or less)         31003           Image: Claim for money (\$10,000 or less)         31003
For more than two defendants, check the "additional defendants" box and attach another sheet with their names and addresses.	City State Zip	Eviction       31004         Eviction due to Foreclosure       31002         Arbitration award       31006         Return of earnest money       31008         Tort/Personal injury (\$5,000 or less)       31010
On the far right: Check one of the boxes to show what type of small claims case you are filing. Note: The clerk will provide the phone number for the disability box.		If you require reasonable accommodations due to a disability to participate in the court process, please call at least 10 working days prior to the scheduled court date. Please note that the court does not provide transportation.

# SUMMONS

Do not check either of	To the Defendant(s):	When to Appear/File an Answer	
these boxes. The clerk will check one or both and circle "AND" or "OR" according to local court procedure. The clerk will circle what you need to dc and will provide the date, time, and place to appear and/or answer.	<ul> <li>You are being sued as described below. If you wish to dispute this matter:</li> <li>Xou must appear at the time and place stated,</li> <li>AND/OR</li> <li>You must file a written answer and provide a copy to the plaintiff or plaintiff's attorney on or before the date and time stated.</li> <li>If you do not appear or answer, the plaintiff may win this case and a judgment entered for what the plaintiff is asking.</li> </ul>	Date 11717 Place to Appear/File an Answer WOOD COUNTY CIRCUIT COUR 400 MARKET STREET WISCONSIN RAPIDS WI 54494	
Note: Leave dates blank; the clerk or plaintiff's attorney will enter them.	Clerk/Attorney Signature	Date Summons Issued Date Summons Mailed	

SC-500i, 08/11 Summons and Compliant – Small Claims This form shall not be modified. It may be supplemented with additional material. Page 1 of 2 1 of 5 Chapter 799, Wisconsin Statutes

	COMP	Page 2 of 2 Case LAINT	
Check the box for the type of small claims case you have filed. See <u>Basic Guide to</u> <u>Wisconsin Small Claims</u> <u>Actions (</u> SC-6000V).	(Not to include Wis. Stats. 425	Check as appropriate) 0.95 ure vvin) (Describe property in 2 below.) 205 actions to recover collateral.) y modification or correction of arbitr	
Briefly explain the facts and why the court should award you what you are asking for. For Eviction Actions: If you are seeking money damages, you must also state that claim on this form. If you do not know the exact amount of money damages yet, state that the amount of money damages cannot yet be determined. If you need more room, check this box and attach	<ul> <li>2. Brief statement of dates and facts (If this is an eviction action and you are set Return of all rents paid and security deposit 1 and other repairs; expenses incurred as result having to move twice in 5 months. This unit st appropriate, qualified individual and appropriate lease 63 days later (7/3/16) after expense of more with Statute 704.07(4): water, stairs, broken of 7'x4' of sewage on lawn for 18 days next to with the statute and intimidation by attorney Arendt 1 not to code (Statute 704.45): notice to pay fur Documentation, photos, videos, audio may be a Statute for additional inford defendant(s).</li> </ul>	eking money damages, you must also sta for unit that was not in tenantable status d it of renting unit in good faith that necess nould NOT have been rented until known wat rectification was accomplished instead rec'd ving self, business, and 2 cats 200 mi. nitted to Five Skies 5/10 were not done an loor, torn flooring, non-functional window indow. No effort toward repairs until my le 9/18. Retaliation after 9/24 report to Buildi If rent with late charges or vacate in 5 day ccessed at www.wisconsintenant-fiveskies.co	ate that claim on this form.) <u>ue to deception of Five Skies re wate</u> ary repairs would be completed but er quality problem was identified by I email stating that they may terminate d rent was not abated in accordance s, breach of lease re garden, laundry tter of 9/3/16 ing Inspector re stairs - no permit/ s, followed by eviction notice.
additional sheets.	dorondani(o).	STOP!	
÷	Take this document	to a Notary Public BEFORE	vou sign it.
After you have been sworn by a Notary Public, sign and print your name and date the document in front of the Notary Public. Enter your or your attorney's phone number. An attorney must enter his or her State Bar Number, law firm and address.	Verification: Under oath, I state i stated upon information and belie I am: plaintiff. attorney Signature of Blantiffor Attorney Plaintiff"s/Attorney's Teleptone Number		
Have the Notary Public sign, date, and seal the document. COPIES: For each person you are suing, make two copies of this signed original and any attachments, and bring them to the clerk of court.	State of <u>Misconsin</u> County of <u>Mood</u> Subscribed and sworn to before me <u>Tamatha</u> <u>Huan</u> Notary Public/Cou <u>Tamatha</u> <u>T</u> <u>Huc</u> Name Printed or My commission/term expires: <u>2</u>	n Official	(Seal)

SC-500i, 08/11 Summons and Complaint – Small Claims This form shall not be modified. It may be supplemented with additional material.

Chapter 799, Wisconsin Statutes

9/16 email from Joseph: As we couldn't work on the water this week, Monday at 10 o'clock we will be there to attach a filter as a temporary solution for the water. I am going back and forth with Pellner plumbing to get something work it, which will take some time.

#### The 9/20 appointment is not necessary - pump house is 35 steps from this unit (photo pg 3)

9/20 10:30am: text to Joseph: The time is now 10:30 a.m. Please see the email I just sent regarding 10 a.m. appointment today Tuesday September 20. Forward the information to Delbert and Kurt

9/20 10:30am email to Joseph: Your email specifies an appointment at 10:00 a.m. on Tuesday to address only the water issues.

It is now 10:30 a.m. No one (Kurt, Delbert, or you) have emailed, texted, or called to indicate that you are going to a) be late or

b) just not show up As we discussed on 3/27 and as discussed with Kurt, I do need always to be present whenever any repairs need to be done in order to assure the safety and well-being of my two cats. Given the time and lack of contact this morning, I will consider all 3 of you to be in the "no show" option and I will proceed with my day. The water situation cannot be considered an emergency or safety issue as you have known about it (and other issues) since 5/10/16 and were updated through 7/16/16 and again on 9/6/16. You do not have permission to enter this trailer without my presence.

9/20 10:34 email from Joseph: We are here right now talking with our attorney regarding the letter you left use, we will be over when we are done talking with him. (underline added – old lady can just sit & wait while the "men" talk.)

9/20 10:35 email to Joseph: sorry, you are too late today. it is 10:34. our appointment was at 10

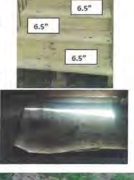
#### 9/28: received notice to pay full rent with late charges or vacate in 5 days - (4 days after meeting with Saratoga Building Inspector re stairs not to code)

10/05 4:20pm email from Joseph dated 10/20 at 11:40am: We have just received information that Kurt is in Madison because his daughter had gotten into a serious car accident and that we will have to reschedule for another time, Kurt is fully licensed and insured and he is not an "off the book plumber" as you have stated. Wisconsin requires a 12 hour notice for entry except in emergency situations, we will try to provide you with a 24 hour notice (*note: I did not imply that Kurt is not licensed plumber. Kurt told me that this job was off the books, he didn't want to do plumbing anymore but "a cash job is hard to turn down."*) Query: Is Kurt on the property or in Madison????

- Stairs: back metal steps not to code; replaced 9/11 with stairs no permit & not to code: resulted in my fall of 9/16; friend's daughter fell off metal stairs on June 06/10. <u>Reported to Saratoga Building Inspector 9/24; retaliation of 9/28</u>: pay full rent (though repairs *not* completed) with late charges or vacate in 5 days.
- 3. Broken Back Door: useless in emergency; crank several times to open and use shoulder slam to open from inside (Delbert chuckled at that 7/16; key cannot be inserted into lock; 1/2" gap between door and floor allows insect & vermin to come and go at will; no screen door facilitates rain into unit 17' to end of kitchen counter. Linoleum lifted and torn due to rain damage creates tripping hazard. Nick held metal plate that fell of bottom on 5/10 and said "replace door"; door back ordered 9/12.
- 4. Sewage: about 80"x48" 7' from my window on lawn for-18 days after pipe broke: 8/22-9/8; stench is not compatible with lowest level possible of "quiet enjoyment." Sewage was hosed into lawn 09 08 16 after receipt of my 09 03 16 letter on 09 06 16; Wood Co Health Dept inspected sewage spill area 10/6; well water iron tested at 0.4 (over 0.3ppm EPA)
- 5. Windows: latches missing/broken; out of track. some didn't or don't stay open but just slam down w/o assistance no injuries yet. On 7/16 Delbert drilled one in order to open now it does not close. Screen fabric placed over old torn, filthy screens. Hot no cross ventilation & no a/c
- 6. Garden: discussed in emails of 4/18 and approved; not viable option though I did try hauled out a lot of really poor dirt and filled with garden soil to plant tomatoes, peppers, herbs and flowers. Only to learn that I had to haul bucket after bucket of rust water from bathtub as no outdoor water connection until 9/8. I gave up in early July and let them die. Photo provided to Nick on 6/30.
- 7. Washer Dryer: Discussed in emails of 3/24 hookups or side by side. Discussed details with Nick on 3/27 viewing vent/no vent, etc. Not an option unless I want an all orange wardrobe. Do not know to date whether plumber also "forgot" to connect that pipe. 66 yrs old and hauling laundry to the laundromat every week though that was *not* my plan when I moved in.
- Age Discrimination: This old lady can just wait while the men talk (9/20); I've been waiting 4 months for repairs younger Latina next door reports rust in her kitchen tap filter and Nick is at her door the next morning.

Notified Five Skies again and again. They claim `aware' - "on schedule' - `priority' - `back on radar' - witness *in person* the water `quality' on 7/16 - choose not to respond to written request of 8/5 to provide date for completion - do nothing until my letter of 9/3 and then retaliate with notice to pay *full rent* with late charges though water, door, window etc etc repairs are not done then file for my eviction.





4



Advised FiveSkies in 9/3 letter after repairs were NOT performed that "I can ill afford the time necessary or the mileage to search for another affordable trailer, do the research and demographics for my business, take the time required to pack & unpack, the expense of hiring movers, and re-establish my business from another location having just completed this process Feb-Apr 2016. At 66 and given my current physical limitations, I am not able to manage the packing, lifting, unpacking, and move.

Four days after I met with Saratoga Building Inspector re stairs not to code (fell/injured 9/16/16) - found taped to back door a notice to vacate in 5 days or pay full (not abated) rent with late charges. Statute 704.45 Retaliatory conduct in residential tenancies prohibited.

Unit should NOT have been rented until known water quality problem was identified by appropriate qualified individual and appropriate rectification accomplished. Other repairs re health & safety identified and submitted to Five Skies were not done and rent was not abated in accordance with Statute 704.07(4)

Check-in sheet required: Five Skies did not provide. Statute 704.08 | submitted notification re repairs/problems essential for health/safety to Five Skies 5/10, 5/13, 5/20, 5/31, 6/17, 6/30, 7/16, 8/5 (requested written specific date of completion - rec'd no response): and 9/3...

Repairs completed as of 9/3/16:

1) screening placed over old, torn screens on five of ten windows (5/21) keeps insects out and cats safe while decreasing air ventilation with windows that do not open or stay open; no one hurt yet

2) pin replaced on bedroom door hinge so it wouldn't fall off again

#### Notified of following necessary repairs as indicated above:

1. Water - iron - 667-6,667% over EPA GRAS 0.3ppm (2.0 - 20.0ppm); No plumbing pipe replacement permit on file per Saratoga Building Inspector; no permit posted while installing 5/10-6/17. Responsible LL would have known and unit should NOT have been rented until they KNEW water condition corrected via unit pipes and/or underground pipes. Any reasonable person looking at 2 toilet bowls at move-in would conclude that there is an iron problem (photos 5/7/16)



" I do think functioning doors,

My email of 5/9:

windows & screens, clear water, etc., are rather reasonable expectations. guite concerned re the water as it continues to be orange disconcerting that the orange water morphs into particles that land on the bottom of the glass. An explanation and rectification of this situation is necessary."

Nick email of 5/10 | was not aware of many of the problems with the trailer. I am forwarding your pictures on to our maintenance manager, Delbert so he is aware. I will make sure that these are all addressed as soon as possible. The water from our well is tested each year and does not have any problems with color, odor, chemical or minerals.

5/13 Kurt – plumber – verbal: I'll tell Nick water is orange

Text to Kurt: 11 days later, the water heater is still in front. Please make it go away really very soon... Like tomorrow would be good. 5/31 Text from Kurt -plumber: Yes and yes call you before I show up tomorrow mid afternoon. Kurt showed up in the morning, did not call or text before arriving - reminded him that outdoor water still not connected and water is still orange; he "forgot" about outdoor water connection; said he'd tell Nick re orange water

6/17 text to Kurt - plumber: This morning's water (this pic attached).



5/10-6/17 39 days I waited again and again for Kurt, the no show plumber; finally completed outdoor water connection 9/8; laundry connection completed (?) 6/30 my email: picture of water texted to Kurt and: After 3 clearer buckets, this is the 4th bucked that I watered the tomatoes (picture next page)

7/1 email from Nick: "the continued problems indeed need to be addressed soon"

7/3 email from Nick: "...we may have to terminate your lease because we would not continue to rent the unit until that issue is remedied"

7/6 email from Nick: "Our primary concern is the water quality at your unit and that will take priority for us, if that can't be corrected the other issues are moot. While I am here I will be coordinating with Delbert and establish a schedule to address everything."

7/16 visit from Joseph & Delbert - saw these water samples



They said nothing, did nothing; until 9/12 after my letter of 9/3

9/12 - voicemail from Joseph (on disk and website):

Vehicle mechanic, 20yr old boy, and sewer/drain specialist to apply filter hopefully hopefully will help (voicemail on disk)

My response: after deadline per my letter of 9/3

9/18 Their response was threats and intimidation from Atty Arendt: excerpts of his email: Evict; terminate water supply; enter without permission arbitrary time frame (note: 4 months + 3 days=arbitrary?); This is nonsense. Within its right to immediately enter the premises to abate the claimed safety issue with or without her consent and without 24 9/hour notice; You could initiate an eviction; consider terminating her water supply (his email follows as last page).



Water in 1/2 bath white sink

10/29/16



drain catcher after 2 quick showers 9/19, 20



Shower 10/03





Water 08/16/16



outdoor water 9/8

Particles that settle

------Forwarded message ------From: Joseph Kedrowski <joseph@fiveskiesmhc.com> Date: Sun, Sep 18, 2016 at 11:20 AM Subject: Water issue To: 1

Joseph,

In response to your inquiry regarding entry into a home to fix a utility. Your lease and the law allows you to enter into a home with proper notice to make a repair, your lease says 24 hours. The law indicates that this must be done at a reasonable time.

Your tenant seems to feel that this means at a time convenient to her. That is not what the law requires.

Your tenant has indicated that you failed to respond to her demand to remedy her claimed water issue within the arbitrary time frame she announce in a letter. She also indicates this may be a health hazard to her and yet she now seeks to deny you access to the home to abate the issue. This is nonsense. The park would be within its right to immediately enter the premises to abate the claimed safety issue with or without her consent and without 24 hour notice if you reasonably deem it to be an actual safety issue.

To the extent that she refuses you access to the premises to abate the claimed water issue she will probably forgo in any courts eyes any remedy she might seek. You could initiate an eviction based upon her action denying you access to the premises to make the repairs..

Hopefully your tenant will allow you to entry into the home when the repair is scheduled. If she refuses, start the eviction process. If you believe that the water currently provided to the home might present a safety hazard to the tenant as she claims, you may have to consider terminating her water supply until you are allowed to make repairs to the system.

Patrick Arendt

Patrick Arendt, Attorney at Law, LLC 210 E. Jackson St. PO Box 623 Wisconsin Rapids, WI 54495-0623 715-423-4445 715-423-4435 (Fax)

This is a transmission from the law firm of Patrick Arendt, Attorney at Law, LLC, and may contain information that is privileged, confidential and protected by the attorney-client work product privileges. If you are not the intended recipient, then any disclosure, copying, distribution, or use of the contents of this message is prohibited. If you have received this e-mail in error, please destroy it and notify the sender immediately at the phone number or address listed above.