

STATE OF WISCONSIN

CIRCUIT COURT
BRANCH _____

6
BROWN COUNTY

RONALD VAN DEN HEUVEL
2303 Lost Dauphin Road
De Pere, WI 54115

Plaintiff,

v.

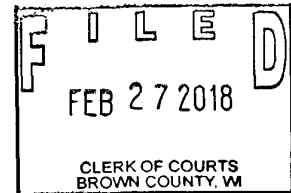
CASE NO. 18CV245
~~3031~~
30301

PHILLIP REINHART
3254 Bitters Court
Green Bay, Wisconsin 54301

STEVE SMITH
55 East Erie Street
Suite 2304
Chicago, Illinois 60611

ED KOLASINSKI
6760 Kawula Lane
Sobieski, Wisconsin 54171

Defendants.



SUMMONS

THE STATE OF WISCONSIN

To each person named above as Defendant.

You are hereby notified that the named Plaintiffs have filed a lawsuit or other legal action against you. The complaint, which is attached, states the nature and basis of the legal action.

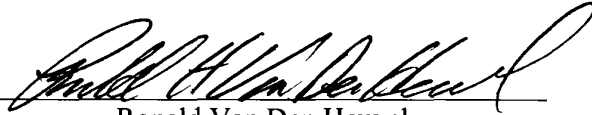
Within twenty (20) days after receiving this summons, you must respond with a written answer, as that term is used in chapter 802 of the Wisconsin Statutes, to the complaint. The court may reject or disregard an answer that does not follow the requirements of the statutes. The answer must be sent or delivered to the court, whose address is 100 South Jefferson Street, in Green Bay,

Wisconsin 54301, and Plaintiff Ronald Van Den Heuvel who resides at 2303 Lost Dauphin Road in De Pere, Wisconsin 54115. You may have an attorney help you or represent you.

If you do not provide a proper answer within twenty (20) days, the court may grant a judgment against you for the award of money or other legal action requested in the complaint, and you may lose your right to object to anything that is or may be incorrect in the complaint. A judgment may be enforced as provided by law. A judgment awarding money may become a lien against any real estate you own now or in the future and also may be enforced by garnishment or seizure of property.

DATED: February 27th, 2018

Pro Se Plaintiff

A handwritten signature in black ink, appearing to read 'Ronald Van Den Heuvel', is written over a horizontal line.

Ronald Van Den Heuvel
Pro Se

MAILING ADDRESS

Ronald Van Den Heuvel
2023 Lost Dauphin Road
De Pere, WI 54115
(P) 920-217-7234
Rvdh@pcfibre.com

STATE OF WISCONSIN

CIRCUIT COURT
BRANCH 6

BROWN COUNTY

RONALD VAN DEN HEUVEL
2303 Lost Dauphin Road
De Pere, WI 54115

Plaintiff,

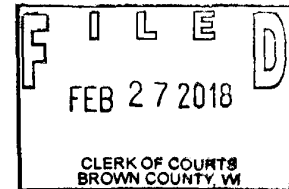
v.

CASE NO. 18CV245
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30301

PHILLIP REINHART
3254 Bitters Court
Green Bay, Wisconsin 54301

STEVE SMITH
55 East Erie Street
Suite 2304
Chicago, Illinois 60611

ED KOLASINSKI
6760 Kawula Lane
Sobieski, Wisconsin 54171



Respondent.

COMPLAINT

Now comes Plaintiff Ronald Van Den Heuvel, pro se, and does allege the following:

PARTIES

1. Plaintiff is an individual residing at 2303 Lost Dauphin Road in De Pere, WI 54115;

2. Defendant Phillip Reinhart is an individual residing at 5234 Bitters Court in Green Bay, Wisconsin 54301;
3. Defendant Ed Kolasinski is an individual residing at 6760 Kawula Lane in Sobieski, Wisconsin 54171;
4. Defendant Steve Smith is an individual residing or doing business at 55 East Erie Erie in Chicago, Illinois 60611;

ALLEGATIONS

5. That between 2015 and 2018 the Defendants knowingly intercepted and altered over 1000 of Plaintiff's private email communications and did forward those intercepted emails to third parties;
6. That these interceptions were done without the permission of Plaintiff;
7. That Defendant did so knowing that said intercepted email communications were sent as though from Plaintiff through electronic means and were not meant to be publically divulged
8. That Plaintiff suffered financial and criminal damages from Plaintiff's unauthorized interceptions and disclosures of his wire communications;

CLAIM ONE – VIOLATION OF 18 USC 2520, THE WIRETAP ACT

9. Plaintiff realleges and reasserts all claims made in Paragraphs 1-8;
10. That Defendant did intentionally intercept emails from Defendant's private email account;
11. That said emails were meant to be transmitted by wire and were part of interstate commerce;
12. That Plaintiff knew or should have known the intercepted communications were private;

13. That Defendant did disseminate said emails to third parties without any privilege or authorization to do so from Plaintiff;
14. That said acts were done by Defendant in violation of federal statute 18 USC 2520, "The Wiretap Act".
15. That Plaintiff did suffer financial and criminal damages as a result of said alterations and interceptions and disclosures by Defendant;

CLAIM TWO – TORTIOUS INTERFERENCE

16. Defendants knowingly and intentionally interfered with business transactions of various companies that were majority controlled by Plaintiff;
17. Defendants made phone calls using illegally obtained and altered emails to business associates of the companies referenced above. These phone calls used the private illegally obtained information to put on hold, delay, or stop the intended businesses transaction. The cost alone of lost profits or delayed profits exceeds \$20 million.
18. The Defendants intentionally concealed financial information stored on Plaintiffs private emails. This caused delays in IRS income tax filings.
19. The Defendants intentionally and knowingly sent out false financial information under Plaintiffs private email.
20. The Defendants knowingly and intentionally as officers representing certain companies in bankruptcy proceedings made false representations about Plaintiff through lawyer privileged communications. Funds spent while in bankruptcy proceedings and during SEC interviews and other government investigations.

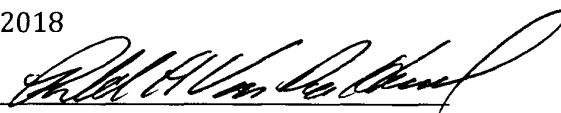
CLAIM FOUR – MISUSE OF FUNDS

21. The Defendants have intentionally misused corporate funds intended to pay federal agencies such as 401k funds, taxes, and insurance policies.
22. The Defendants have intentionally misused corporate funds to pay John Samson.
23. The Defendants have mishandled the licensing of the companies technologies.
24. The Defendants have continued to divert equipment and other assets for sale to help Glen Arbor, Steve Smith, and Ed Kolasinski

NOW THEREFORE, Plaintiff does ask this Court for the following:

- a. All relief he is entitled to under the Wiretap Act;
 - b. Compensation for all damages suffered as a result of the Defendant's violation of his civil rights under the Wiretap Act;
 - c. All costs and legal fees associated with this Complaint;
 - d. Such and other relief as the Court sees fit to grant under its equitable powers.
- Respectfully Submitted,
- e. All costs and profit delays caused by the Defendants tortious interference with business contracts.

Dated: February 27th, 2018


Ronald Van Den Heuvel
Plaintiff Pro Se

MAILING ADDRESS

Ronald Van Den Heuvel
2023 Lost Dauphin Road
De Pere, WI 54115
(P) 920-347-3650

(F) 920-347-3840

NOTE: PLAINTIFF INTENDS TO ASSIGN THIS CASE TO A LICENSED ATTORNEY AT
THE EARLIEST POSSIBLE DATE