June 26, 2018

To:

Judge Zakowski Circuit Court Judge

Re:

Case No. 2018CV000245-Dismissal

Dear Judge Zakowski,



CLERK OF COURTS BROWN COUNTY WI

This letter is in response to a packet of documents I received via email from Ron Van Den Heuvel. I received this email on June 26, 2018, after the dismissal of the lawsuit he filed on 2/27/18 (Case No. 2018CV000245).

Mr. Van Den Heuvel's letter to you is misleading and he has lied or misstated facts related to requesting you/the court to rescind the dismissal order granted on 6-18-18. I would like to correct these misstatements and request that the court not rescind the dismissal order of this lawsuit. Mr. Van Den Heuvel continues to waste the court's time through misrepresentations, deflection and non-procedural actions. He has become a tremendous nuisance and expense to my family and I hope that he may be discouraged by the court to refrain from such actions immediately.

In paragraph one, he writes that I received an authenticated copy of the subject lawsuit in March of 2018. This is not true. The only notice of this action I received was via the listing on the Wisconsin Circuit Court Access website after it was filed on 2/27/2018. As you are aware, this website only states the activities related to a legal action but no details are included. I never received a copy of this filing from Mr. Van Den Heuvel personally as required by law. No process server, emails or personally delivery of this action was received by me until he emailed me a copy on June 26, 2018.

Additionally, in paragraph one, he makes reference to the parties having received copies through "company associates 'adults' that were not involved in this case". I have no idea who these associates/adults are or when this occurred. I am aware that he dropped off an envelope on or about June 21st at 500 Fortune Ave with a handwritten note on the envelope that said "please give to Phil". He left it on top of a bookshelf, upside down, and never spoke to the individual who works at that location—he dropped it and left. That individual is not a "company adult," as the company is not operating and, obviously, this form of delivery not constitute proper service—especially after the case had been dismissed by the court. It is a misleading and incorrect statement that he left out the date he claims I received any documentation and when it occurred. I am not in receipt of this envelope and this action speaks volumes on Mr. Van Den Heuvel's lack of respect for the legal process and his belief that he is above the law and doesn't have to adhere to the legal process.

In paragraph three, he states that one week after filing, I informed him that "I could no longer meet with Ronald Van Den Heuvel due to receiving the summons". This is an outright lie. I wrote to him via email in August of 2017 that, at the advice of my attorney, we should no longer communicate in any manner because I had been contacted by the Department of Justice and the SEC in connection with those entity's actions against Mr. Van Den Heuvel. I did not communicate with Mr. Van Den Heuvel after that date. The filing of the subject lawsuit in February 2018 did not factor in his ability to serve me in a legal fashion, if that was his intention.

In summary, Mr. Van Den Heuvel has had plenty of time and opportunity to adhere to the rule of law in serving notice. That did not occur and the order of dismissal should stay in place. Mr. Van Den Heuvel should not be wasting your time or the court's with frivolous actions and communicating with the court in a misleading or untrue manner.

Respectfully submitted,

Philip J. Reinhart 3254 Bitters Ct. Green Bay, WI 54301 (920) 621-6741

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