

[REDACTED]
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February 17, 2022

The last paragraph of your February 14, 2022, letter states: "Due to the lack of any proper contact or results of these issues by you, we will be contacting the Land Surveyors Division of Legal Services and Compliance in Madison, Wisconsin in regards to your license and [REDACTED], Inc's license if we have not received an acceptable response by you within 10 days of this letter." Did you not receive [REDACTED] February 3, 2022 letter? If not, I attach a copy for you to this letter. Again, we are waiting to hear from your new surveyor but you have not had the new surveyor contact [REDACTED]

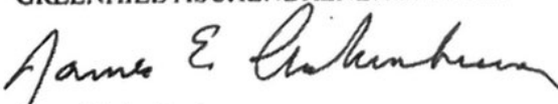
You have not provided any reasons for your complaints and request for a refund, so [REDACTED] is going to contact the County Surveyor to review this survey to determine if there is anything wrong with it, but we still need to know what specifically is wrong with the survey from your view, and without your new surveyor communicating professional to professional with [REDACTED] we cannot even begin to guess what your specific complaints may be. However, the County Surveyor is very busy, so it is likely to take more than 10 days to get back to you after reviewing this matter with the County Surveyor.

The last paragraph of your February 14, 2022 letter specifically threatens [REDACTED] and the surveyor that if they do not respond as your demand for a refund, you intend to reveal derogatory information about my clients to the people who hold their license in good standing. Please be advised of the follow Wisconsin statutes: "**943.31 Threats to communicate derogatory information.** Whoever maliciously threatens, with intent to extort money or any pecuniary advantage whatever, or with intent to compel the person so threatened to do any act against the person's will, to disseminate or to communicate to anyone information, whether true or false, that would humiliate or injure the reputation of the threatened person or another is guilty of a Class I felony. It appears that your threat may have already violated this statute. See also: "**942.0(1) Defamation.** Whoever with intent to defame communicates any defamatory matter to a 3rd person without the consent of the person defamed is guilty of a Class A misdemeanor. (2) Defamatory matter is anything which exposes the other to hatred, contempt, ridicule, degradation or disgrace in society or injury in the other's business or occupation." Once we see your evidence and response to our requests for more information, we will be able to determine whether or not your allegations are true or false.

If we do not receive any evidence or names and contact information for any people who may be able to support your allegations within 5 business days, we will assume that the allegations are false and will take action according to law. In the meantime, please provide me with all information requested above within 5 business days. Again, [REDACTED] has informed you in writing that if they have done anything incorrectly with your survey, they would refund your money. Given your threats and lack of information to support your allegations, our approach in any legal action will be to hold you fully accountable for your conduct, including legal fees, costs, and the costs to Nordin for lost profits due to your allegations.

Sincerely,

GREENHILL ASCHENBRENER LAW LLC



James E. Aschenbrener

Eg/encl. c/ Nordin