IN THE CIRCUIT COURT OF JOHNSON COUNTY, ARKANSAS, CIVIL DIVISION

Ken Skrien

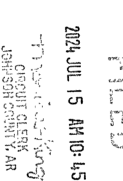
PLAINTIFF

CASE NO. 36CV-24-165

٧.

Todd Anthony Matyjasik
Samantha Presley Matyjasik
Abigail Johnson
Faith Johnson

DEFENDANTS



COMPLAINT IN UNLAWFUL DETAINER (RESIDENTIAL)

COMES NOW the Plaintiff (Landlord), Ken Sebastian Skrien, pro se, and for his Complaint against the Defendants (Tenants), Todd Matyjasik, Samantha Presley Matyjasik, Abigail Johnson and Faith Johnson, for Unlawful Detainer states as follows:

JURISDICTION

- The Landlord leased a single family home located at: 1068/1069 Highway 215, Oark, located in Johnson County, Arkansas, (hereinafter "Property") to the Tenants.
- 2. Jurisdiction and venue are proper in this Court.

RIGHT TO POSSESSION

- 3. The Landlord is the owner of the leased property as the sole Settlor, sole Trustee and sole Beneficiary of the Revocable Trust DCA (hereinafter "Trust"). (Exhibit "A")
- 4. The Landlord, Ken Sebastian Skrien was known as Kenneth R. Bereski II at the time the Trust was established. Landlords legal name was changed through an Order for Name Change through Johnson County case number 36CV-22-184 (Exhibit "B")

RENTAL AGREEMENT

5. The Landlord and Tenants entered into an Oral Lease
Agreement (hereinafter "Lease"), which was entered into on or
around September 28, 2022.

- After initially beginning the eviction process through a Notice
 to Quit served in December 2023, Tenants and Landlord had
 agreed for the Lease to expire following the end of classes for
 the Jasper School District where the Tenants minor child was
 enrolled.
- 7. Upon the expiration of this Lease, Tenants did not return possession of the Property to Landlord. Tenants holdover was not in good faith, as Tenants was aware that Landlord had a future tenant expecting to move in on June 1, 2024, and made no attempt to move out prior to that date.
- 8. As a result of Tenants willful violation of the Lease terms, Landlord has lost the tenancy of the aforementioned future tenant, with whom there was a one year agreement at a monthly rate of six hundred and fifty dollars (\$650.00). Pursuant to Arkansas Code § 18-17-704 Landlord seeks to recover loses totaling seven thousand eight hundred dollars (\$7,800.00).

NOTICE OF RIGHT OF POSSESSION

9. The Landlord, on the 27th day of June, 2024, gave three (3) days written notice to the Tenants as required by law, demanding that the Tenants vacate the property. A copy of the notice is attached hereto as Exhibit "C" and is hereby

incorporated by reference as if set forth fully in length herein. Proof of service of this notice is attached as Exhibit "D". At this time, the Tenants have refused to quit possession of the premises and are willfully withholding and unlawfully detaining the premises.

CARES ACT IMPLICATIONS

10. This property does not have a federally-backed mortgage or an income-based housing subsidy such as Section 8, Public Housing, Rural Development, or Low-Income Housing Tax Credit.

GROUNDS FOR EVICTION

- 11. Landlord seeks to have the Tenants evicted for the following reasons:
- The Tenants have stayed on the property beyond the time allowed under an eviction notice from the Landlord.
- The Tenants have failed to maintain the premises in a safe, healthy, or habitable condition. Violations include, but are not limited to, the absence of running water.
- The Tenants have caused the premises to become a common nuisance subject to abatement under the Arkansas Drug Abatement Act § 16-105-401.

- 12. Pursuant to the above, the Tenants are currently in unlawful possession of the premises.
- 13. The Landlord is subject to relief pursuant to Arkansas Code Ann. § 18-60-304.
- 14. The Landlord respectfully requests the Court enter a Writ of Possession for the Plaintiff, and a judgement against the Tenants for the losses and expenses incurred by the Landlord as a result of Tenants holdover.
- 15. That upon final disposition of the action, the court distributes any money paid by the Tenants under § 18-60-307(c) into the registry of the court first toward satisfaction of the Landlord's judgement, if any, and the remainder to the Tenants.
- 16. The Landlord reserves the right to amend this Complaint to add additional damages if applicable.

WHEREFORE, PREMISES CONSIDERED, Landlord requests the Court issue a Writ of Possession for immediate possession of the property by the Landlord, for judgement for Landlords losses, and for any and all just and proper relief.

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PLAINTIFF

1072 Highway 215 Oark, AR 72852 (786) 548-2453

legal+eviction.matyjasik@mettlevmeddle.com

IN THE CIRCUIT COURT OF JOHNSON COUNTY, ARKANSAS, CIVIL DIVISION

Ken Skrien		
PLAINTIFF	CASE NO.	
V.		
Todd Anthony Matyjasik		
Samantha Presley Matyjasik		

DEFENDANTS

Abigail Johnson

Faith Johnson

<u>AFFIDAVIT</u>

- I, Ken Sebastian Skrien, under oath and penalty of perjury, being duly sworn, do hereby state:
- 1. I am over the age of eighteen (18) years.

2. I am entitled to possession of the property located at 1068/1069 Highway 215, Oark, AR, which is unlawfully detained by Todd Matyjasik, et al. due to nonpayment of rent, failure to maintain a healthy premises, causing the premises to become a common nuisance and failure to vacate after Notice to Quit was served.

FURTHER AFFIANT SAYETH NAUGHT

Ken Sebastian Skrien

Milanie Comer

SUBSCRIBED AND SWORN to before me this 15th day of July , 2024

My commission expires: 12-2-2032 Notary Public

EXHIBIT A - page 1 of 2

REVOCABLE TRUST AGREEMENT OF DCA

THE UNDERSIGNED SETTLOR, KENNETH R. BERESKI II, [Settlor], who resides at The Village Condominium CB, Unit C-6, Building 14, 3986 Crayrich Circle, Orlando, Florida 32839-7556, hereby creates this Revocable Trust and states as follows:

- 1. NAME OF TRUST: The name of this Trust is THE REVOCABLE TRUST DCA, dated July 6, 2018.
- 2. TRUST ASSETS: Settlor gives to the Trustee hereinafter designated various assets for the purposes hereinafter discussed. These assets include but are not necessarily limited to the above condominium and any other assets Settlor may periodically place into this Trust.
- 3. APPOINTMENT OF TRUSTEE: The Settlor appoints himself to act the Primary Trustee. In the event he becomes unable to serve in that capacity, Settlor appoints VINCENT FRAMULARO, as the Successor Trustee, who resides at 176 Killian Avenue, Trumbull, CT 06611 [Em: Vincentframularo@gmail.com]. The Trustee shall act without bond and without the intervention of any court to the extent that such bond and court intervention in any process may be waived by me under the laws of the State of Florida. Settlor expressly waives any requirement that any Trust hereby created be submitted to the jurisdiction of any court, that the Trustee be appointed or confirmed by any court, that evidence of such appointment or confirmation be filed in any court and that the Trustee's accounts be heard, filed with or allowed by any court. This provision shall not prevent any beneficiary or Trustee from requesting or requiring any procedures waived.
- 4. TRUSTEE POWERS: The Primary Trustee shall hold the Trust estate as a single Trust for the benefit of himself. In the event that he, as the Primary Trustee, is unable to serve in such capacity, then the Successor Trustee shall from the income and principal make distributions to the Settlor for his care, comfort, maintenance, health, and all other monies to maintain his standard of living. Such distribution shall not be less than monthly.
- 5. POWER TO SELL, TRANSFER OR CONVEY: The Trustee, without application to any court for more special authority therefor, shall have the sole power, discretion and right to sell, transfer or convey, without notice, at public or private sale, and to exchange, mortgage, lease for any term, pledge, partition, appraise, apportion, divide in kind, borrow on or hypothecate any and all of the Trust funds and properties, whether realty or personalty, upon such terms and conditions as the Trustee deems in the best interest of this Trust, and in so doing to execute all necessary deeds or other instruments.
 - 6. BENEFICIARY: After the demise of the Settlor, the beneficiaries of this Trust is are

EXHIBIT A - page 2 of 2

his then surviving animals. They are Cosita, Lola, Fritz, Gala, Frankie and Trooper. The Successor Trustee shall take possession of the latter animals and directly or indirectly meeting the physical and emotional needs of these animals, including but not limited to food, water, shelter, vet care and companionship. While any of the animals are alive, the Successor Trustee shall receive from this Trust the sum of \$1,000.00 per full month of his service herein. Upon the demise of the last of said animals, the remaining balance of the Trust funds shall be distributed by the Successor Trustees to animal welfare 501(c)(3)s. In the event there are other animals residing with the Settlor, they shall be included as a beneficiary of this Trust and accorded the full benefits of this Trust.

- 7. DEATH OF BENEFICIARY: In such event, a proper and respectful disposition shall be made.
- 8. REVOCABLE NATURE OF TRUST: It is understood that this is a revocable Trust; that Settlor has the full and complete right to voluntarily seek the return of the assets placed into this Trust and that Settlor does not waive any reversionary interest in the Trust assets.
- 9. POWER TO AMEND TRUST: Settlor reserves the right to add to, amend or other wise substitute the property placed into this Trust without prior notice or consent from anyone.

SIGNED, SEALED, PUBLISHED and declared by Settlor in the presence of the undersigned witnesses, who at Settlor's request and in the presence of Settlor and in the presence of each other, subscribed their names as witnesses after Settlor signed this instrument in Miami Beach, Florida on the date shown on page 1 of this document.

Witness:

Kenneth R. Bereski II, Settlor

Witness:

THE FOREGOING INSTRUMENT was acknowledged before me on the above date, in Miami-Dade County, Florida, by the above Affiant-Settlor, who did take an oath, and is personally known to me or who produced as identification Florida I.D. #B620-516-80-298-0.

(Signature)

Notary Dublic

My Florida Notary Commission Expires:

KENNETH N. REKANI
Notary Public - State of Florida
Commission # FF 920355
My Comm. Expires Jan 12, 2020
Bonded through National Notary Assn.

This instrument was prepared by Kenneth N. ReKant, 1-A.
5660 Collins Avenue, Suite 15E, Miami Beach, FL 33140
Tel: 305-531-2225 Fax: 305-538-8014 Email: rekantlaw@gmail.com

IN THE CIRCUIT COURT OF JOHNSON COUNTY, ARKANSAS

474 DIVISION

IN RE: Kenneth Bereski II

36CV-22-184

ORDER FOR NAME CHANGE

On this date, the petition of Kenneth Raymond Boreski II is presented, the petitioner appearing in person, proise, and the Court, from the petition filed herein, the testimony given and other proof before the Court, finds:

The petitioner has shown reasonable wause for changing his name.

IT IS THEREPORE ORDERED, pursuant to A.C.A. § 9-2-101, that petitioner's name be changed from Kenneth Raymond Bereski II to Ken Sebastian Skrien and that petitioner shall hereinafter be known as Ken Sebastian Skrien. IT IS FURTHER ORDERED that he shall suc and be sued, plead and be impleaded, by the name Ken Schastian Skrien.

IF IS FURTHER ORDERED that the petition filed berein and this order be entered by the Clerk upon the record of this Court.

CIRCUIT JUDGE

TICE TO VACATE

June 25, 2024

Todd Matyjasik Samantha Matyjasik Faith Johnson Abigail Johnson and minor child

1069 Highway 215 Oark, AR 72852

TO TENANTS AND ALL OTHERS IN POSSESSION OF THE PREMISES LOCATED AT: 1069 Highway 215, Oark, AR 72852

PLEASE TAKE NOTICE that the tenancy under which you hold possession of the premises described herein currently has delinquent rent in the total sum of \$1625.00, representing partial rent due for the period from June 01, 2021 to June 31, 2024.

PLEASE TAKE FURTHER NOTICE that if within TEN (10) days after service of this notice, you have not quit the subject premises, moved out and delivered up possession of the same to The Revocable Trust DCA you may be tried for Failure to Vacate pursuant to Arkansas Law. Such proceedings are independent of any civil action brought by Landlord.

THIS NOTICE IS INTENDED TO SATISFY THE TEN (10) DAY NOTICE FOR FAILURE TO PAY RENT, REQUIRED IN ACCORDANCE WITH THE ARKANSAS RESIDENTIAL LANDLORD AND TENANT ACT § 18-16-101.

LANDLORD RESERVES ALL RIGHTS AND REMEDIES PROVIDED UNDER APPLICABLE LAWS OF THE STATE OF ARKANSAS, INCLUDING BUT NOT LIMITED TO DAMAGES FOR UNPAID RENT OR PROPERTY AND LAWFUL REMEDIES PURSUANT TO PRIOR NOTICES. NOTHING IN THIS NOTICE MAY BE CONSTRUED AS A WAIVER OF SUCH RIGHTS AND REMEDIES.

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Dated	ال :لإ	JNe	25,	2024								*

EXHIBIT D

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	Po Box 39 Clarksville, AR 72830 (479) 754-2200 Attempted Service								
CTN: 2024 - 182 Case No: SKRIEN.EVICTION Skrien, Ken VS.	Target	Date	Officer	initials					
Matyjasik, Todd & Samantha Target, Matyjasik, Todd & Samantha									
1069 Hwy 215 Oark, AR 72852	The state of the s								
,									
Return Date:	_								
I certify that I have served this Eviction on 1	Todd & Samantha Mat	/jasik as follows:							
Personal Service - by leaving a copy of the	Eviction with Todd & S	amantha Matyjasik pe	rsonally.						
Substitute Service -by leaving a copy of the of the age of 18 years of summons was mailed of	or upwards, and informi	ng that person of the co	ontents therof. A co						
☐Service on - ☐Corp. ☐Co. ☐Bu By leaving a copy of the Samantha Matyjasik.		•	person or partner	of Todd &					
Writ Served On:		(relationship)							
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Sheriff's Fees:		<u>.</u>							
Service and Return: Miles: Fees Paid: Paid By:		-							
		Johnson County St	neriff						

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