

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WISCONSIN

SUSAN A. CHOLVIN,

Proposed Intervenor,

v.

MEADOWLARK MANOR
CONDOMINIUM ASSOCIATION,

Defendant.

ORDER

04-C-0530-C

Susan A. Cholvin has filed a motion with the court, asking to intervene as a plaintiff. Defendant has moved to dismiss the case on the ground that Cholvin did not meet the May 2, 2005 deadline set by the court for moving to intervene. It does not appear that Cholvin has sent a copy of her motion to intervene to defendant's counsel, Jonathan W. Groessel.

Cholvin's motion is not only late and improperly filed (because she did not send a copy to defendant's counsel), but it is unintelligible. She does not explain what has happened to her, what she wants in the way of relief from the court, or what the statutory or constitutional basis of her suit might be.

Although Cholvin has given little indication that she will be able to prosecute her

claim against defendant (whatever it might be), because she is proceeding pro se, I will give her one last chance to intervene properly.

ORDER

IT IS ORDERED that Susan A. Cholvin may have until May 24, 2005, in which to

1. Prepare a motion to intervene *and* a proposed complaint

a. Setting forth in detail exactly what she contends defendant did to her that is wrong and the dates on which defendant did these allegedly wrongful things, so that someone with no familiarity with the matter can understand what allegedly happened to her;

b. Identifying if she can the law under which she is suing, such as, for example, the Americans with Disabilities Act;

c. Telling the court and defendant what she wants from the court in the way of relief for the wrongs she believes she has suffered;

2. Serve a copy of her motion to intervene and proposed complaint upon defendant's counsel, Jonathan Groessel by mail at One E. Milwaukee Street, Janesville, WI 53547; and

3. Attach to her motion to intervene and proposed complaint a declaration that she has served defendant's counsel as set out in paragraph 2 above.

If Cholvin complies with this order, defendant may have until June 7, 2005, in which to renew its motion to dismiss or file an answer to the complaint, as it chooses.

Entered this 10th day of May, 2005.

BY THE COURT:
/s/
BARBARA B. CRABB
District Judge