

Trespass Notice



100 N. Fifth Avenue, Ann Arbor, MI 48104 Phone (734) 994-2875 Fax (734) 994-2850

Incident No		Time Reported	Date Reported	Officer		77.2030	Badge	Assisting Officer		Badge	
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Incident Type ☐ Business	Other Time Incident Occurred Between →				Date GIZILI3			Time	Date 6 2112		
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Street No. & Name							-	State	Zip		
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OPS No. P 362 105 856 085 Social Security No. Height 5 Weight 175 Hair Color Hair Length Eye Color Hungth Hungth<											
THE LAW OF THE STATE OF MICHIGAN CONCERNING CRIMINAL TRESPASS IS AS FOLLOWS:											
"Any person who shall willfully enter, upon the lands or premises of another without lawful authority, after having been forbidden so to do by the owner or occupant, agent or servant of the owner or occupant, or any person being upon the land or premises of another, upon being notified to depart thereform by the owner or occupant, the agent or servant of either, who without lawful authority neglects or refuses to depart therefrom, shall be guilty of a misdemeanor" Michigan Statutes Annotated 28.820(1)											
TAKE NOTICE: You are hereby ordered to immediately depart from and not return to the following premises:											
(Name of Business/Agartment Complex/etc.) Name of Business/Agartment Complex/etc.)											
not limited to: (Legal address or property description)											
THIS NOTICE INCLUDES ALL PARKING LOTS AND COMMON AREAS OF THE PROPERTY DESCRIBED ABOVE											
Further Notice Will Not Be Given! Failure to immediately depart from said premises, or entry upon said premises within one year of the date of this Notice will subject you to immediate arrest and prosecution for Trespass. This Notice is hereby given by the Ann Arbor Police authority through Power of Attorney granted by the above described property owner. PROOF OF SERVICE											
IN EDY	b-t k		, cer	tify that on	Date Served	, at	酒	31 Z 3	cherife		
I served a copy of this Trespass Notice on the person described above by personally handing the Notice to him/her. The facts, circumstances and/or activities relevant to the issuance of this Trespass Notice are as follows:											
Property Deemed a dangerous. Ababelend building?											
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Name (last, first)	611				1 7		Но	ine Phone Number			
Street No & Name	- Here	1			City			State	Zip	2	
RW Time	Reviewed by				Badge	Class	9.5	Disposition	Review Date	The state of the s	
						951.		2/7			
White - Records Yellow - Trespass File Blue - Victim Pink - Offender											
Forms PC-1152	Forms PC-1152 P&P 41-26										



RALPH WELTON CHIEF DEVELOPMENT OFFICIAL CITY OF ANN ARBOR, MICHIGAN

Community Services Area
Planning & Development Services Unit
301 East Huron, P.O. Box 8647,
Ann Arbor, Michigan 48107-8647
Phone: (734) 794-6261
Fax: (734) 994-8460
rwelton@a2gov.org

DANGEROUS BUILDING NOTICE AND ORDER

December 20, 2012

BY CERTIFIED MAIL, FIRST CLASS MAIL, & POSTING

Byron Patrikakos 3123 Cherry Tree Lane Ann Arbor, MI 48108

Re:

3123 Cherry Tree Lane, Ann Arbor, MI 48108

Parcel Identification Number ("PIN"): 09-12-11-103-004

Dear Mr. Byron Patrikakos:

Records of the Ann Arbor City Assessor and the Washtenaw County Register of Deeds indicate that you are the owner of the building on the property located within the City of Ann Arbor at the above-referenced address, which is described more fully in the Assessor's Records as provided in the attached legal description ("the Property"). If there are any other parties known to the City who may have an interest in this Property a copy of the letter is being sent by certified and first class mail to the addresses indicated below.

This letter is to provide notice that the City finds the building on the Property is a dangerous building as defined in provisions of **Section 8:382** of **Chapter 101** of the Ann Arbor City Code, including but not limited to subsections 2, 6, 7, 9, and 10. A copy of Chapter 101 is enclosed. Specific defects that render this property dangerous include, but are not limited to the following:

- Excessive interior damage to kitchen, bathrooms, living room, bedrooms.
- Improperly installed outlets, exhaust hood, exhaust fans, electrical panel, gas lines.
- · Broken windows, window screens.
- Damaged drywall, damage ceiling, broken light fixtures.

Dangerous Building Notice & Order December 20, 2012 Page 2 of 2

- Improperly installed plumbing pipes in bathrooms and kitchen.
- No second means of egress.
- Illegal second floor addition on back of main property.
- Excessive damage to exterior siding on entire house and garage.

The City requires that you contact me by 4:00 p.m. on Friday, December 28, 2012, to explain your plans for initiating the work necessary to restore or demolish the property listed above.

The City requires restoration or demolition be completed no later than January 25, 2013. Proper permit application and documents are required.

Because of the immediacy of these health and safety concerns, it is highly recommended that a dialogue be initiated at the earliest instance between the property owner/parties in interest and the City. I can be reached by email or telephone.

Sincerely,

Ralph Welton, Building Official

City of Ann Arbor Construction Services (734) 794-6261, rwelton@a2gov.org

Attachment (legal description)

Enclosure (Dangerous Buildings Ordinance)

cc: Sumedh Bahl, Community Services Area Administrator Kristen Larcom, Sr. Assistant City Attorney

cc (w/attachment and enclosure) by certified and first class mail to:

Bryon Patrikakos 3123 Cherry Tree Lane Ann Arbor, MI. 48108

University of Michigan Housing Bureau for Seniors 2401 Plymouth Road, Suite C Ann Arbor, MI 48105 Pioneer Mortgage, Inc. 42400 Nine Mile Road Novi, MI 48375

First Alliance Bank 8201 Cypress Plaza Jacksonville, Florida 32256

LEGAL DESCRIPTION IN CITY ASSESSOR RECORDS FOR 3123 CHERRY TREE LANE, ANN ARBOR, MICHIGAN (PARCEL IDENTIFICATION NUMBER 09-12-11-103-004)

COM AT THE NE COR OF SEC 11, T3S, R6E, TH S 88 DEG 33 MIN W 1325.69 FT, TH S 0 DEG 16 MIN E 678.19 FT FOR POB, TH CONT S 0 DEG 5 MIN E 75 FT, TH S 89 DEG 39 MIN W 163.70 FT, TH N 0 DEG 21 MIN W 75 FT, TH N 89 DEG 39 MIN E 164.02 FT TO POB, EXC THE W 33 FT OF ROW

Chapter 101 - DANGEROUS BUILDINGS

8:380. - Definitions.

8:381. - Dangerous building, prohibitions.

8:382. - "Dangerous buildings" defined.

8:383. - Commencement of proceedings.

8:384. - Notice and order.

8:385. - Posting of signs.

8:386. - Failure to comply; order to show cause; notice lis pendens.

8:387. - Hearing; testimony; order; non-appearance or non-compliance; costs.

8:388. - Judicial review.

8:389. - Waiver provision.

8:390. - Emergency cases.

8:380. - Definitions.

Occupant means any person who is:

- (a) Lawfully living or sleeping in a building or structure, if its intended purpose is residential; or,
- (b) Lawfully inside and lawfully utilizing the building or structure on a basis consistent with the purpose for which it is lawfully intended and designed, if its intended purpose is nonresidential.

Occupied means a building that has an occupant.

Owner means any person who, alone or with others, has legal or equitable title.

Secondary dwelling means a dwelling such as a vacation home, hunting cabin, or summer home, that is occupied by the owner or a member of the owner's family during part of a year.

Unoccupied means a building that is not occupied. Persons solely in the building for the purpose of maintenance, repair, or cleaning of the building do not make the building "occupied."

(Ord. No. 41-05, § 1, 10-17-05)

8:381. - Dangerous building, prohibitions.

It is unlawful and deemed a public nuisance for any owner or agent thereof to keep or maintain any dangerous building or part thereof as defined in Section 8:382. All such dangerous buildings shall be abated by alteration, repair, rehabilitation, demolition or removal in accordance with the procedures specified in this chapter. In addition to the procedures specified in this chapter, the City Attorney may prosecute violations of this chapter and may file suit in the appropriate court or pursue any other legal remedies to abate any nuisance resulting from a violation of this chapter.

(Ord. No. 41-05, § 2, 10-17-05)

8:382. - "Dangerous buildings" defined.

A dangerous building is any building or structure that has 1 or more of the following defects or is in 1 or more of the following conditions:

- (1) A door, aisle, passageway, stairway or other means of exit does not conform to the approved fire code of the City of Ann Arbor.
- (2) A portion of the building or structure is damaged by fire, wind, flood, deterioration, neglect, abandonment, vandalism or other cause so that the structural strength or stability of the building or structure is appreciably less than it was before the damage and does not meet the minimum requirements of applicable housing or construction codes for a new building or structure, purpose or location.
- (3) A part of the building or structure is likely to fall, become detached or dislodged, or collapse and injure persons or damage property.
- (4) A portion of the building or structure has settled to an extent that walls or other structural portions of the building or structure have materially less resistance to wind than is required in the case of new construction by applicable housing or construction codes.
- (5) The building or structure or any part, that because of dilapidation, deterioration, decay, faulty construction, the removal or movement of some portion of the ground necessary for the support, or for other reason is likely to partially or completely collapse, or some portion of the foundation or underpinning of the building or structure is likely to fall or give way.
- (6) The building or structure or any part is manifestly unsafe for the purpose for which it is used.
- (7) A building or structure is damaged by fire, wind, or flood, or is dilapidated or deteriorated and becomes an attractive nuisance to children who might play in the building or structure to their danger, becomes a harbor for vagrants, criminals or immoral persons, or enables persons to resort to the building or structure for committing a nuisance or an unlawful or immoral act.
- (8) A building or structure used or intended to be used for dwelling purposes, because of dilapidation, decay, damage, faulty construction or arrangement, or for other reason, is unsanitary or unfit for human habitation, is in a condition that is likely to cause sickness or disease when so determined by the health officer of the city or county or is likely to injure the health, safety or general welfare of those living within.
- (9) A building or structure is vacant, dilapidated and open at door or window, leaving the interior of the building or structure exposed to the elements or accessible to entrance by trespassers.
- (10) A building or structure remains unoccupied for a period of 180 consecutive days or longer, and is not listed as being available for sale, lease, or rent with a real estate broker licensed under the state occupational code. For purposes of this subsection, "building or structure" includes, but is not limited to, residential and commercial buildings or structures. This subsection does not apply to any of the following buildings or structures, provided that the building or structure and adjoining grounds are maintained free from graffiti as defined in Chapter 106 (Nuisances) and in accordance with the City's Housing and Construction Codes and all other applicable ordinances and statutes:
 - (a) A building or structure, if the owner, not more than 30 days after the building or structure

becomes unoccupied, notifies the City in writing on a form available in the planning and development services unit that the building or structure will remain unoccupied for a period of not more than 180 consecutive days.

- (b) A secondary dwelling of the owner that is or will be regularly unoccupied for a period of 180 days or longer each year, if the owner notifies the City in writing on a form available in the City's planning and development services unit that the dwelling will remain regularly unoccupied for a period of 180 consecutive days or more each year. An owner who has given the notice prescribed by this subparagraph shall notify the planning and development services unit in writing not more than 30 days after the dwelling no longer qualifies for this exception.
- (c) A new building or new structure under construction that meets all of the following conditions: 1) has a valid building permit, 2) demonstrates that significant and continuous progress is being made toward completion, 3) secures the property and takes all other necessary safety precautions, and 4) otherwise complies with this chapter and all applicable laws, ordinances, and regulations.

In the case of a single family dwelling only that is deemed dangerous under this subsection only, the City will send notice by first class mail to the owner or agent as indicated by the records of the City Assessor that administrative or other legal proceedings under this subsection may be commenced against the owner in 10 business days after the notice is mailed.

(Ord. No. 41-05, § 3, 10-17-05)

8:383. - Commencement of proceedings.

A representative of the planning and development services unit shall examine or cause to be examined every building or structure or portion thereof reported as unsafe or damaged, and if such is found to be a dangerous building as defined in section 8:382, the planning and development services unit shall commence proceedings to cause the repair, rehabilitation, demolition or removal of the building or structure.

(Ord. No. 43-04, § 32, 1-3-05)

8:384. - Notice and order.

- (1) The planning and development services unit shall issue a notice and order directed to the owner of record of the building or structure stating the defects thereof. This notice may require the owner of the building or premises, within 48 hours, to recommence either the required alterations, repairs, or improvements, or the demolition and removal of the building and structure or portions thereof, and all such work shall be completed within such period of time as the planning and development services unit shall determine to be reasonable to accomplish the work, which said period shall be stated in the notice. If necessary, such notice shall also require the building, structure, or portion thereof, to be vacated forthwith and not to be re-occupied until the required repairs and improvements are completed, inspected, and approved by the planning and development services unit.
- (2) Service of the notice and order shall be made upon the owner or agent by:
 - (a) Personally delivering a copy to the owner or agent, or
 - (b) Mailing a copy by certified mail, postage prepaid, return receipt requested, to the owner as

Ann Arbor, Michigan, Code of Ordinances

indicated by the records of the City Assessor and posting a copy thereof upon a conspicuous part of the building or structure, or

(c) When service cannot be made by either of the above methods and when the whereabouts of the owner and his residence are unknown, publishing a copy in a newspaper at least once each week for four consecutive weeks and mailing on or before the second publication a copy to the owner at his last known address.

(Ord. No. 43-04, § 32, 1-3-05)

8:385. - Posting of signs.

The planning and development services unit shall cause to be posted at each entrance of such a dangerous building or structure a notice to read: "Do not enter, unsafe to occupy". Such notice shall remain posted until the required repairs, demolition, or removal is completed. Such notice shall not be removed without written permission of the planning and development services unit and no person shall enter this building except for the purpose of making the repairs required, demolishing the building or inspecting same.

(Ord. No. 43-04, § 32, 1-3-05)

8:386. - Failure to comply; order to show cause; notice lis pendens.

If at the expiration of any time limit in the notice provided for in section 8:384(1) the owner has not complied with the requirements thereof, the planning and development services unit shall issue a notice and order to show cause to the owner of the building. The notice and order to show cause shall specify the conditions making the building or structure dangerous, the action necessary to alleviate the dangerous condition, and the time and place of a hearing on the condition of the building or structure. Notice shall be given to the owner in the same manner as provided in section 8:384(2). At the hearing, to be conducted by the building board of appeals, the owner shall have the opportunity to show cause why the building or structure should not be demolished or otherwise made safe as recommended by the planning and development services unit. At the same time that the owner is notified of the show cause proceedings, the planning and development services unit shall file a copy of said notice and order with the Register of Deeds for Washtenaw County.

(Ord. No. 43-04, § 32, 1-3-05)

8:387. - Hearing; testimony; order; non-appearance or non-compliance; costs.

- (1) The building board of appeals shall conduct a public hearing in order for the owner to show cause why the determination of the planning and development services unit, as set forth in the notice and order to show cause, should not be complied with.
- (2) The building board of appeals shall take testimony of the enforcing agency, the owner of the property and any interested party. The building board of appeals may inspect any building or structure or premises involved in the hearing proceedings prior to said proceedings. The building board of appeals shall render a written decision either closing the proceedings or ordering the building or structure to be demolished or otherwise made safe.
- (3) If it is determined by the building board of appeals that the building or structure should be demolished or otherwise made safe, it shall so order, fixing a time in the order by which the requirements of the order shall commence and be completed. The notice of the findings and order shall

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be given to the owner in the same manner as provided in section 8:384(2).

- (4) If the owner fails to comply with the decision and order provided for in section 8:387(2) hereof, or if the owner(s) or other responsible party is unable to be contacted in order to make arrangements to secure the building or structure in cases described in 8:390, the planning and development services unit shall cause such building to be demolished or otherwise made safe. The cost of the demolition or making the building safe shall be a lien against the real property and shall be reported to the assessing officer of the city, who shall assess the cost against the property on which the building or structure is located.
- (5) The owner in whose name the property appears upon the last local tax assessment records shall be notified of the amount of such cost by first class mail at the address shown on the records. If he fails to pay the same within 30 days after mailing by the assessor of the notice of the amount thereof, the assessor shall add the same to the next tax roll of the City of Ann Arbor and the same shall be collected in the same manner in all respects as provided by law for the collection of taxes by the City of Ann Arbor.
- (6) Either the owner or the planning and development services unit may appeal the decision of the building board of appeals to the city council. Such appeal may be initiated by filing a notice of appeal with the city clerk and notifying the opposing party within 7 days of the decision of the building board of appeals. The city council shall consider the appeal upon the record of proceedings before the building board of appeals and may reverse, affirm or modify the decision of the building board of appeals. Council, if they so des ire, may require additional information.

(Ord. No. 3-99, § 1, 1-19-99; Ord. No. 43-04, § 32, 1-3-05)

8:388. - Judicial review.

An owner aggrieved by any decision or order of the building board of appeals under section 8:387 may appeal the decision or order to circuit court by filing a petition for an order of superintending control within 20 days from the date of the decision.

8:389. - Waiver provision.

The owner of any building may at any time admit in writing that such building is a "dangerous building" within the meaning of section 8:382, waive notice, hearing, findings, order and service of the order under this chapter, and court review of such order, and consent that said building may be demolished, and cost thereof charged against the premises, in which event the building board of appeals may have said building demolished and the cost charged against said premises shall be collected in the same manner as provided for in section 8:387 of this chapter.

8:390. - Emergency cases.

In cases where it reasonably appears that there is immediate danger to the public safety or health unless a dangerous building or structure as defined in section 8:382 is immediately demolished or otherwise made safe, or whenever any building or structure becomes open at door(s) or window(s), or damaged from vandalism, fire, or other cause, leaving the interior of the structure exposed to the elements, or accessible to entrance by trespassers; and the owner(s) or other responsible party is unable to be immediately contacted; and where the city determines that it is inappropriate to delay making such buildings secure; the building department shall report such facts to the city administrator who shall cause the immediate repair or demolition of such dangerous building or structure. The costs

Ann Arbor, Michigan, Code of Ordinances

of such emergency repair or demolition shall then be collected in the manner as provided for in section 8:387 of this chapter.

(Ord. No. 3-99, § 1, 1-19-99)

9948460

TO M. RALF

C/0

Dear Mr RALF

I have no interest of kave The house Rended That house is For house Rended was. I would like to have me Nick Clanded up until I get There I Am Sendig you This Note and I will cold you in course days with the Do Touls.

BYRON PATRIKAKOS

MRS.



CITY OF ANN ARBOR, MICHIGAN Community Services Area Planning & Development Services Unit 301 East Huron Street, Ann Arbor, MI 48107-8647

Phone: (734) 794-6263 Fax: (734) 994-8460 **www.a2gov.org**

ORDER TO SHOW CAUSE

3123 Cherry Tree Lane Hearing Number 2012-BSC-004 Assessor's Code 09-12-11-103-004 August 28, 2012
Planning and Development Services

Byron Patrikakos 3123 Cherry Tree Lane Ann Arbor, MI 48108

Byron Patrikakos is being required to show cause why this building has not complied with Section 116.1 of the 2009 Michigan Building Code and City Ordinance 101, Dangerous Buildings.

- Letter of violation notice sent to owner 7/31/12, asking them to vacate the property and contact construction services by 8/7/12.
- Property was boarded and pad locked on by the City on 8/9/12 at owners expense.
- The building remains an unsafe structure and contractors have not been secured
 with the appropriate permits to correct these conditions. The building has been
 boarded up and is posted uninhabitable as it remains in violation of City Ordinance
 101 (Dangerous Buildings) and the 2009 Michigan Building Code, Section 116.1
 (Conditions)

This letter serves as notice that the Building Board of Appeals will hold a Public Hearing on Thursday, September 13, 2012 at 301 East Huron Street, second floor, City Council Chambers at 1:30 pm. You must **Show Cause** why this building has not been corrected with the appropriate permits and licensed contractors. A copy of this notice has been filed with the County Clerk's office.

Sincerely,

Brenda Acquaviva

Planning and Development Services

794-6000 x42666



CITY OF ANN ARBOR, MICHIGAN

Planning & Development Services Unit Construction Services Area 301 E. Huron, P.O. Box 8647, Ann Arbor, Michigan 48107-8647 Phone: (734) 794-6261 Fax: (734) 994-8460 rwelton@a2gov.org

VIOLATION NOTICE

Date: July 31, 2012

To: Byron Patrikakos 3123 Cherry Tree Lane Ann Arbor, MI 48108

Re: Unsafe Structure at 3123 Cherry Tree Lane

Mr. Patrikakos / Current Tenants:

Our housing inspection has disclosed that the house located at the above-cited address is a dangerous structure due to unpermitted and improper alterations and repairs, and poses health and safety risks to the tenants and public per R113 of the 2009 Michigan Residential Code. It has been determined that the tenants must vacate these premises prior to August 7, 2012.

R113.1 Unlawful acts. It shall be unlawful for any person, firm or corporation to erect, construct, alter, extend, repair, move, remove, demolish or occupy any building, structure or *equipment* regulated by this code, or cause same to be done, in conflict with or in violation of any of the provisions of this code.

R113.2 Notice of violation. The *building official* is authorized to serve a notice of violation or order on the person responsible for the erection, construction, alteration, extension, repair, moving, removal, demolition or occupancy of a building or structure in violation of the provisions of this code, or in violation of a detail statement or a plan *approved* there under, or in violation of a *permit* or certificate issued under the provisions of this code. Such order shall direct the discontinuance of the illegal action or condition and the abatement of the violation.

Remedy Required:

The house must be vacated immediately. Contractors must be engaged to obtain permits and abate all safety violations as outlined in the housing inspection report. Failure to comply by August 7, 2012 will result in the property being condemned as an <u>unsafe structure</u> and submitted to the Building Board of Appeals for demolition approval.

Feel free to contact me with any questions.

Ralph Welton, Building Official

Cc:

DANGER

This Structure Is Declared Unsafe It Is Unlawful For Any Person Io For Human Occupancy Or Use. Enter Or Occupy This Building Atter Aysor 7, 2012

Any Unauthorized Person Removing This Sign WILL BE PROSECUTED 3123 CHERY TREE KARDH WEITH

Address of Building Code

Building Official

Code 2009 ArtMle Sec. R113

Refer To Oredinessee No. 734794 6261

Date 7/3//12

