

## Vang, Mai (CI-StPaul)

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**From:** Chris Conner <flatearth315@gmail.com>  
**Sent:** Thursday, January 25, 2018 7:59 AM  
**To:** \*CI-StPaul\_LegislativeHearings  
**Subject:** Mai Vang RE: file #J1804A

Thank you for your response.

I argue P.O.(property owner of 908 Jefferson named Christopher Conner) appealed city council summary abatement notice. The fact an administrative warrant needed to be issued says city council does not possess the authority to authorize entry on to private curtilage. P.O. appealed city council's abatement notice by giving NO consent to City of Saint Paul to enter curtilage of home.

Separate from summary abatement notice.

Administrative search warrants require an administrative hearing where parties in dispute can come together. Discuss the depth of intrusion on to private property or validity of warrant.

P.O. claims all photos used in affidavit are illegally taken and proof of trespass. Photographer illegally entered P.O.'s home. Took photos of interior. Photographer used those photographs to gain warrant to search home interior. Photographer took pictures of herself trespassing. Used photographs in affidavit to gain administrative warrant.

In a criminal case evidence is suppressed when the process to gain evidence is found to be illegal. Because evidence is suppressed in a criminal case does not mean evidence would be suppressed in civil claim involving same parties and issue. For example: police officer illegally on curtilage. While on curtilage officer develops probable cause and makes an arrest. Charged with a crime the arrested has evidence suppressed. Court ruled illegal search. Case dismissed. Arrested becomes the appellant in a 1983 claim for damages. Appellant is barred from bringing suit. The suppressed illegally obtained evidence in criminal case is not suppressed in civil case. Appellant can not overcome the damage this evidence causes.

Criminal cases based on illegally obtained evidence the defendant is made whole by suppression of this evidence (also a deterrent for police misconduct). In civil administrative search and seizure warrant when the agency's process violates a man's natural rights can man be made whole by suppression of evidence and charges dismissed? When there is no contraband to suppress. No charges to be dismissed. How can a man harmed by an illegal search and seizure, trespass, picked up and carried off enjoyed property be made whole?

Requesting an ALJ to grant a search warrant has a process in place to guard against violating rights. Both parties given administrative hearing notices of time and place to discuss restrictions of search and seizure, presence of law enforcement if any, validity of warrant. Absent is any reference of a 7 day appeal process to city council filling the due process requirement of an administrative warrant application. Minnesota Supreme Court July 2017 set precedent in Weibesick case decision. An administrative hearing with both parties informed of hearings time and place. Not an ex parte hearing. Weibesick was about tenants and landlords giving no consent to health inspector to search the rental unit for code compliance. Health inspector must get administrative search warrant when consent is not given to enter rental property. 908 Jefferson Avenue Saint Paul Minnesota is a private home. The constitution gives much protection to the home. Surely as much or more than commercial rental property. P.O. should receive same if not more protection from the violation of man's rights by

government agency's misconduct.

Summary abatement has a 7 day appeal process as due process.

Administrative search warrant has an administrative hearing open to all interested parties to participate as due process.

Any information you have regarding any issue talked or written about is welcomed. The rules in administrative procedure are constantly developing.

P.O.claims no summary abatement or administrative hearing for warrants 62-CV-17-5738 and 62-CV-17-6457. No warrant or consent to enter curtilage on January 5,2016. No due process of law for June 28, 2017 abatement. Property picked up carried off in all of incidents mentioned in this paragraph.

Thank you for your time and attention.