

- ✓ 3) Jaburg and Wilk P.C., a local law firm does work in partnership with the website: www.ripoffreport.com and has sued me and is attempting to hide and bury criminal wrong doings of its member^s, attorneys partners and clients.
- ✓ 4) Jaburg and wilk does run an online racketeering and protection scheme through its clients website: www.ripoffreport.com
- ✓ 5) There are no jaburg and wilk clients listed or displayed on www.Ripoffreport.scom and paying some one protection money to prevent that action is similar to paying the mafia to keep them from lighting your business on fire or smashing out your windows.
- ✓ 6) There is massive prima facie evidence to suggest that if you irritate or annoy Jaburg & Wilk, P.C. you will in fact end up on their website: www.ripoffreport.com
- ✓ 7) Everyone does believe that Ed Magedson is in fact judgment proof and is a known front man and lightning rod used by Jayburg and Wilk in an attempt to divert criticism away from Jaburg and Wilk P.C. and their protection racket.
- 8) A local private detective in Chandler Arizona was sued by Jaburg and Wilk for the purpose of silencing him and in fact, Jaburg and Wilk applied for an injunction to stop that detective from displaying a very damaging video depicting 3rd party accounts of extortion by Ed

Magedson. Ed Magedson visited the PUT PUT car lot in Phoenix and attempted to shake down its owner and offered to remove a ripoff report for a ransom. The owner Mr. Jorgenson threw out Magedson and threatened him with physical violence.

- ✓ 9) Jaburg and Wilk P.C. is in fact using the judicial process in furtherance of a racketeering scheme and there is plenty of prima facie evidence to support that fact.
- ✓ 10) The Defendant has not knowingly sent or caused to be sent any threatening communications (other than threats to engage in lawful activity) to the Plaintiff's.
- ✓ 11) The Defendant has not knowingly published or caused to be published any false or misleading communications about the Plaintiff's and/or any clients and/or potential clients of the Plaintiff's.
- ✓ 12) The Defendant has not intentionally interfered with the contractual relationship between the Plaintiff and their clients.
- ✓ 13) The Defendant has taken affirmative steps to ensure that agents, servants, employees and other persons that act in concert or participation with him receive a copy of the temporary restraining order and are appropriately advised of its terms and conditions.
- ✓ 14) The Defendant has not deleted or destroyed any evidence, including but not limited to computer reproduced or

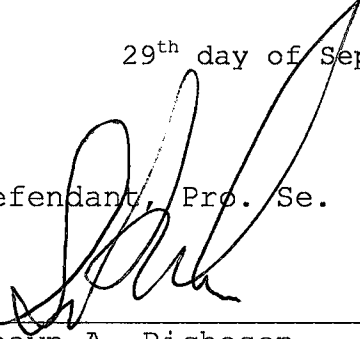
saved data or any other form of evidence pertaining to Xcentric, Jaburg and Wilk or their employees or associates.

On Tuesday, September 21st 2010 the Defendant was physically present in Phoenix Arizona and agreed to the extension of the temporary restraining order hereinafter called (TRO) and has honored all of the terms and conditions contained therein.

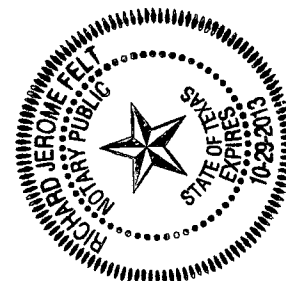
Wherefore, the Defendant humbly prays that this Court deny the Plaintiff's motion to show cause and for any other remedy both equitable and just.

Respectfully submitted to this honorable Court this Wednesday the
29th day of September 2010.

Defendant, Pro. Se.

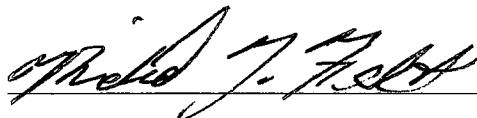


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STATE OF TEXAS
COUNTY OF BEL

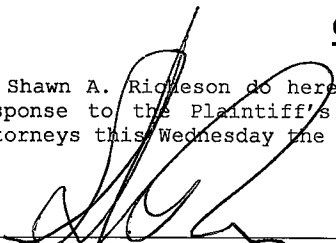
SUBSCRIBED AND SWORN TO BEFORE ME by the said SHAWN A. RICHESON on this 29th day of September 2010 certifies which witness my hand and seal of office.



Notary Public, State of Texas

CERTIFICATE OF SERVICE

I, Shawn A. Richeson do hereby certify that a true and correct copy of this Defendant's response to the Plaintiff's 1st motion to show cause was served upon all parties and attorneys this Wednesday the 29th day of September 2010.



Shawn A. Richeson

TO: United States District Clerk
Sandra Day O'Connor U.S. Courthouse
401 West Washington Street
Phoenix, AZ 85003

Please file this in cause of action *10-1931 PHX NVW*