



previously identified and disclosed to this Court in DOC (52) and would respectfully show this Court as follows.

Adam Kunz flew in to Killeen Texas on 6 December 2010 in an attempt to silence and discredit Shawn Richeson.

Adam Kunz subsequently brought a hand held digital recording device to this meeting with Richeson on 6 December 2010.

Richeson in turn brought his wife to that meeting with Adam Kunz on Monday the 6<sup>th</sup> day of December 2010.

The aforesaid meeting was conducted at or around 1:30 PM CST on Monday the 6<sup>th</sup> day of December 2010 at the Texas Land and Cattle on Highway 190 in Killeen Texas.

Adam Kunz admitted in front of Annette and Shawn Richeson that he did in fact contact Mike Podolsky and intimidated him into removing a posting from his web site about a former Jaburg and Wilk Attorney, David S. Gingras.

Adam Kunz admitted that he had conducted a deposition on October 20<sup>th</sup> 2010 with James P. Rogers, just (2) days

after Richeson obtained the telephonic recording that is now attached to this pleading as EXHIBIT 1.

## **II. Multiple Audio Recordings not in evidence**

James P. Rogers made claims about Maria Speth and Ed Magedson submitting false testimony in other federal proceedings.

James P. Rogers made claims about Ed Magedson conducting a series of money laundering transactions at the Bank of America in Phoenix Arizona using James P. Rogers in the scheme.

In the attached compact disk recording (EXHIBIT 1), James P. Rogers states the he was instructed by Ed Magedson to create multiple fake accounts, create fake posting content on the domain RipoffReport.com and embellish existing postings currently residing on the domain ripoffreport.com.

Richeson can prove beyond any doubt that James P. Rogers and Mike Podolsky have been tampered with and intimidated by Speth, Magedson and Kunz.

Richeson in good faith believes there are more witnesses in other Federal proceedings that will show a pattern of this alleged criminal conduct and a criminal conspiracy believed to have transpired in this cause of action.

Wherefore premises considered, Richeson respectfully prays that this Court allow this attached audio recording to remain in the public record and as a part of this cause of action for all intents and purposes.

Respectfully requested and filed with this Court this  
Monday the 27<sup>th</sup> day of December 2010.

  
Defendant & Counter Plaintiff, Pro. Se.

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Shawn A. Richeson  
1906 Twilight Drive  
Killeen, Texas 76543  
[Shawn@ClickaNerd.com](mailto:Shawn@ClickaNerd.com)

27th

CERTIFICATE OF SERVICE

I, Shawn A. Richeson do hereby certify that a true and correct copy of this Counter Plaintiff's motion was served upon Maria Crimi Speth via US Mail and by electronic mail on this 27<sup>th</sup> day of December 2010. I, Shawn A. Richeson do hereby certify that a copy of these exact audio recordings with James P. Rogers were reduced to .mp3 format and emailed to Maria Crimi Speth on October 18<sup>th</sup> 2010.

  
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Shawn A. Richeson

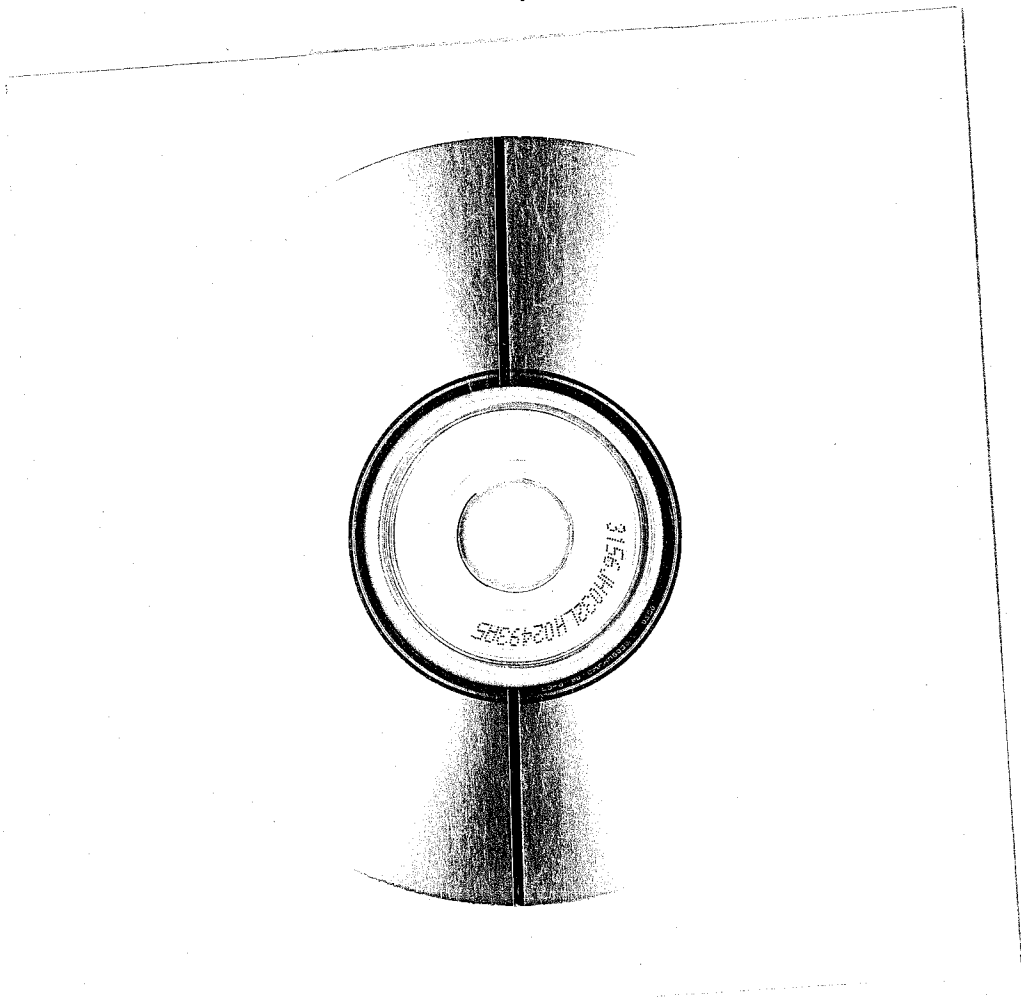
Maria Speth - US MAIL  
3200 North Central Avenue suite 2000  
Phoenix, Arizona 85012

United States District Clerk - US MAIL ✓  
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**

# EXHIBIT 1

COMPACT DISK ATTACHED



TEMP

Please ship these 2 copies here.  
Please use caution, their are CD ROMS attached.  
Thanks, Shawn

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