...by consumers, for consumers ...scams, consumer complaints, and frauds reported. File a report, post your review or experience!



from our site.

Mr. Hutcherson's characterization of the settlement agreement at issue is false, and his omission of key facts from the discussion of the case renders his entire "press release" grossly misleading.

The truth is this-the case which Mr. Hutcherson refers to involved a lawsuit that Ripoff Report brought (we were the plaintiff) against several defendants who we accused of engaging in an illegal cyber-attack against our site in an effort to punish us for defending the First Amendment. There was substantial evidence of Mr. Hutcherson's client's involvement in these attacks, and based on this his client agreed to pay Ripoff Report \$100,000 to help compensate us for costs incurred as a result of the

illegal attacks. Our settlement agreement with Mr. Hutcherson's client did NOT require Ripoff Report to remove any material and did NOT require Ripoff Report to "prevent future submissions" about Mr.Hutcherson's client. These statements are false.

Instead, as part of our settlement we agreed that for a period of 24 months, we would monitor any new reports about Mr. Hutcherson's client and ensure that if a new report was submitted, the author was an actual customer of the client. Assuming the author was an actual customer, any new reports would be posted. On the other hand, if the author was attempting to submit a phony report and wasn't an actual customer, we agreed not to post that.

Months after this agreement was made, a new report about Mr. Hutcherson's client was

inadvertently posted without first being confirmed as required by our settlement agreement. To cure our default, we took the unusual step of deactivating the report. Subsequently, the original report was re-posted after Mr. Hutcherson's client breached the settlement agreement.

Based on these facts, it is false for Mr. Hutcherson to claim that we agreed to prevent future submissions about his client, and it is misleading to imply that we removed a report because the settlement agreement required us to do so. Nothing in the agreement required the removal of any reports, and, in any event, the report at issue has been re-posted back to its original location.

Mr. Hutcherson also states in his press release that "even under the protections of the Communications Decency Act, all online content is subject to legal negotiation." Mr. Hutcherson appears to be boasting about his ability to negotiate with Ripoff Report. However, because of Mr. Hutcherson's past conduct, Ripoff Report will NOT agree to any future settlement in any case in which Mr. Hutcherson is involved. If you want to hire Mr. Hutcherson to sue Ripoff Report on your behalf, that's your prerogative, but if you do so, you should expect that the case will be aggressively defended and that no voluntary settlement of the case will occur.

Click Here to read other Ripoff Reports on Remove Ripoffreport Kenton

Search for additional reports



Report & Rebuttal:

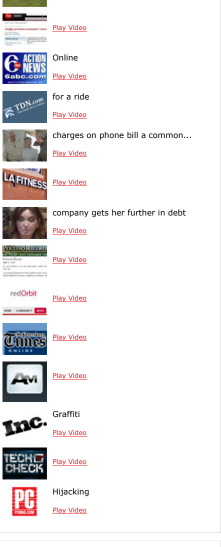
Remove Ripoffreport? Kenton J. Hutcherson Hutcherson Law - Attorney... http://www.ripoffreport.com/attorneys-legal-services/kenton-j-hutcherson...

Play Video

NAU.



Looking for premium tickets? Concert Tickets | Sports Tickets | Theatre Tickets just visit www.TicketFeeder.com





Remove Ripoffreport? Kenton J. Hutcherson Hutcherson Law - Attorney... http://www.ripoffreport.com/attorneys-legal-services/kenton-j-hutcherson...

## **Ripoff** Report

 
 Home
 File a Report
 Consumer Resources
 Search
 Link to Ripoff Report
Privacy Policy | Terms of Service | FAQ | About Us | Contact Us | Why Ripoff Report will not release author information! Thank You Emails! Corporate Advocacy Program: How to repair your business reputation. Ed Magedson - Ripoff Report Founder Want to sue Ripoff Report? Donate to our Legal Defense

Copyright © 1998-2010, Ripoff Report. All rights reserved.