



Lisa Borodkin <lborodkin@gmail.com>

XCentric Ventures case

David Gingras <david@ripoffreport.com>

Fri, Jul 2, 2010 at 1:18 PM

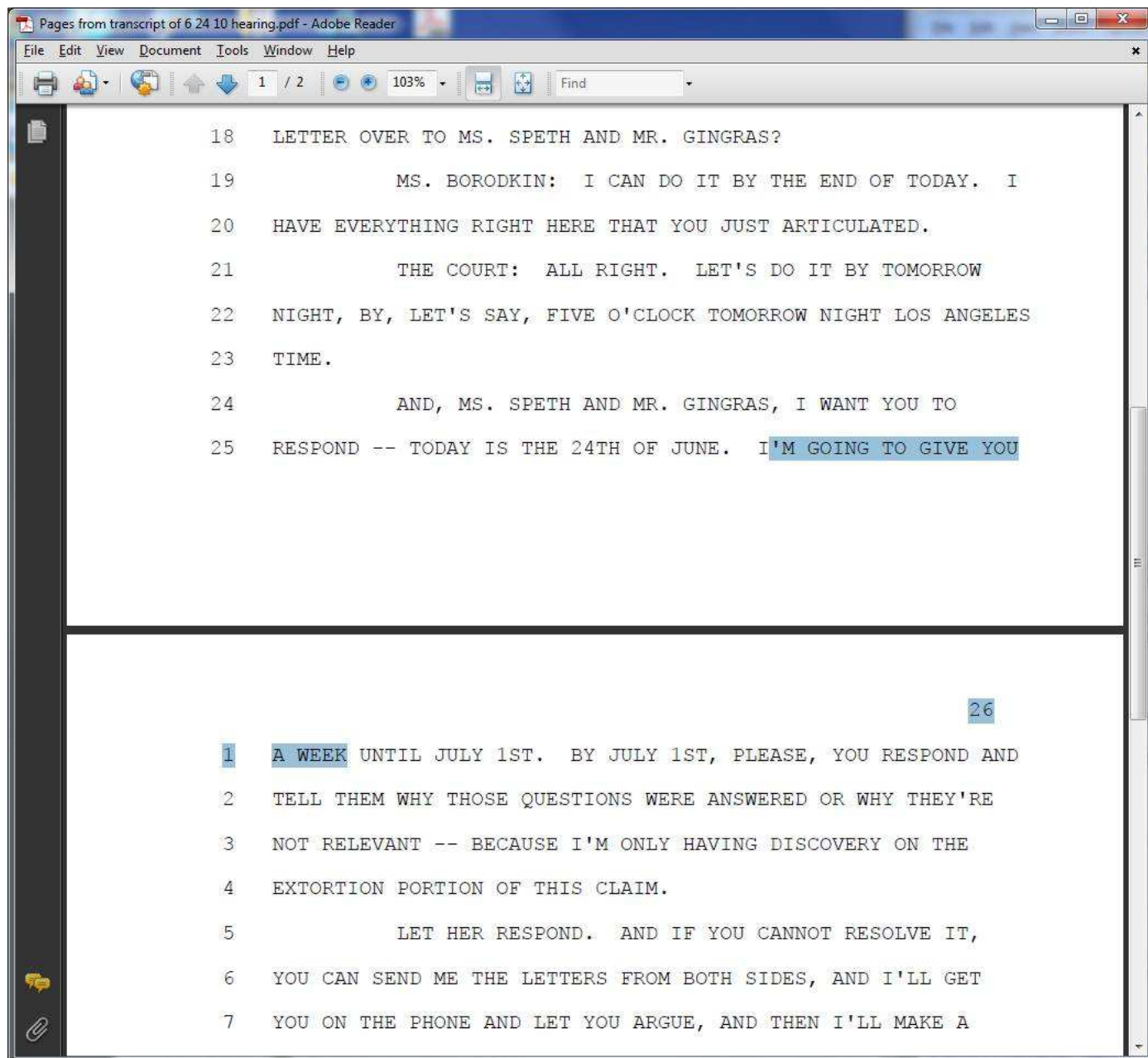
Reply-To: david@ripoffreport.com

To: Lisa Borodkin <lborodkin@gmail.com>

Cc: Maria Crimi Speth <mcs@jaburgwilk.com>, "paul@berra.org" <paulsberra@gmail.com>, Daniel Blackert <blackertesq@yahoo.com>

Lisa,

The judge's order was inconsistent – the transcript specifically said we had a week to respond, and then he said July 1st which is less than a week, so I think the court was confused. Both Maria and I recalled the comment about us having a week to respond, and I think we all expected that one week meant today.



David Gingras, Esq.

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From: Lisa Borodkin [mailto:lborodkin@gmail.com]
Sent: Friday, July 02, 2010 1:16 PM
To: david@ripoffreport.com
Cc: Maria Crimi Speth; paul@berra.org; Daniel Blackert
Subject: Re: XCentric Ventures case

David,

Had your letter been timely, I might agree. However, your violation of Magistrate's Walsh's Order does not allow us sufficient time.

Please let me know when you want to talk with us. If you continue to avoid this, I will call Magistrate Walsh and explain what happened.

Lisa

On Fri, Jul 2, 2010 at 1:12 PM, David Gingras <david@ripoffreport.com> wrote:

Lisa,

I concur with what Maria has said, and I'm sorry about the confusion re: the dates....both Maria and I thought the judge was giving us a week to respond rather than 6 days, so I'm sorry if the letter was a few hours later than expected.

In terms of substance, I agree with Maria's position – we can't agree to call the court with you until you tell us what your position is – specifically, what in my letter do you disagree with?

You know what your position is but we don't, and it's not appropriate for us to hear it for the first time on the phone today. You have our position in writing, and we are entitled to see your position in writing as well.

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From: Maria Crimi Speth [mailto:mcs@jaburgwilk.com]
Sent: Friday, July 02, 2010 1:05 PM
To: Lisa Borodkin; david@ripoffreport.com
Cc: paul@berra.org; Daniel Blackert
Subject: RE: XCentric Ventures case

Lisa:

Once again, you are forgetting or ignoring the Magistrate's request to us. He asked us to work together to list the items that really are in dispute. You have made no attempt to provide to us your position on this. All you did was list every question that he did not answer, and many that he did. You left it up to David to address every single instance, including those that we know you don't dispute or that you know were answered. David has carefully done that and set forth our position. This was time consuming but we had to do it to comply with the Magistrate's request. It was more time consuming than it needed to be because you didn't narrow it.

Now, twenty-one minutes after you received David's letter, you want to immediately call the Magistrate even though you haven't responded to David's letter. We need to confer on this and narrow the issues.

I know you ordered the transcript of the hearing. Please read the section on this issue and follow the Magistrate's request.

Maria Crimi Speth, Esq.
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From: Lisa Borodkin [mailto:lbordkin@gmail.com]
Sent: Friday, July 02, 2010 12:46 PM
To: david@ripoffreport.com
Cc: Maria Crimi Speth; paul@berra.org; Daniel Blackert
Subject: Re: XCentric Ventures case

Hi David,

Thanks for your letter. What time are you available for a conference call to Magistrate Walsh today? We need to do one before we break for the holiday.

Lisa

On Fri, Jul 2, 2010 at 12:22 PM, David Gingras <david@ripoffreport.com> wrote:

Lisa,

Per Magistrate Walsh's order, attached is our response to your letter re: unanswered deposition questions.

For purposes of clarity and ease of reference, I have attached a copy of your letter to this email as well.

Have a good holiday weekend.

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