

1 EDWARD J. MCINTYRE [SBN 80402]
 emcintyre@swsslaw.com
 2 SOLOMON WARD SEIDENWURM & SMITH, LLP
 401 B Street, Suite 1200
 3 San Diego, California 92101
 Telephone: (619) 231-0303
 4 Facsimile: (619) 231-4755

5 Attorneys for Pacific Law Center and Solomon
 Ward Seidenwurm & Smith, LLP
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8 **UNITED STATES DISTRICT COURT**
 9 **SOUTHERN DISTRICT OF CALIFORNIA**

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11 PACIFIC LAW CENTER, a Professional Law
 Corporation; and SOLOMON WARD
 12 SEIDENWURM & SMITH, LLP,

13 Plaintiffs,

14 v.

15 SHAHROKH SAADAT-NEJAD, an
 individual,

16 Defendant.

CASE NO. 07-CV-00460 LAB (POR)

**NOTICE OF LODGMENT IN SUPPORT OF
 ORDER TO SHOW CAUSE RE SAADAT-
 NEJAD'S CONTEMPT OF THIS COURT'S
 APRIL 26, 2007 PRELIMINARY
 INJUNCTION ORDER**

Date: July 12, 2007
 Time: 12:00 noon
 Courtroom: 9

Hon. Larry Alan Burns

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1 Pacific Law Center and Solomon Ward Pacific Law Center lodge the following
2 Exhibits in support of their order to show cause re Saadat-Nejad's contempt of this Court's
3 April 26, 2007 preliminary injunction order.

4 Exhibit 1: A true and correct copy of the Temporary Restraining Order and Order
5 to Show Cause filed March 29, 2007. Pages 1 to 1.3.

6 Exhibit 2: A true and correct copy of the March 29, 2007 reporter's transcript.
7 Pages 2.1 to 2.42.

8 Exhibit 3: A true and correct copy of the Preliminary Injunction dated April 27,
9 2007. Pages 3.1 to 3.3.

10 Exhibit 4: A true and correct copy of the April 26, 2007 reporter's transcript.
11 Pages 4.1 to 4.49.

12 Exhibit 5: A true and correct copy of the printable portion of the website
13 "pacificlawyerscenter.com." Pages 5.1 to 5.12.

14 Exhibit 6: A true and correct copy of the printable portion of the website
15 "usgovernment courts.com." Pages 6.1 to 6.24.

16 Exhibit 7: A true and correct copy of the printable portion of the website
17 "civilcasenumbers.com/2007/05/10/solomonwardswsslawcom.aspx."
18 Pages 7.1 to 7.8.

19 Exhibit 8: A true and correct copy of the printable portion of the website
20 "sandiegocriminalattorneys.usgovernment.com/2007/05/10/solomon
21 wardpacificlawcenter.aspx." Pages 8.1 to 8.3.

22 Exhibit 9: A true and correct copy of the printable portion of the website
23 "losangelescountylaws.com/2007/05/11/solomonwardpacificlawcenters
24 andduilawyers.com." Pages 9.1 to 9.28.

25 Exhibit 10: A true and correct copy of the printable portion of the website
26 "duisandiegodui.com." Pages 10.1 to 10.9.

27 Exhibit 11: A true and correct copy of the printable portion of the website
28 "intellegence.com/2007/05/26/solomonwardseidenwurmandsmithsan

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diegorealestateconstructionlitigationattorneyslawyers.aspx." Pages 11.1 to 11.12.

Exhibit 12: A true and correct copy of the printable portion of the website "socommil.com." Pages 12.1 to 12.33.

DATED: June 20, 2007

SOLOMON WARD SEIDENWURM & SMITH, LLP

By: /s/ Edward J. McIntyre
EDWARD J. MCINTYRE
Attorneys for Pacific Law Center

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CERTIFICATE OF SERVICE

I caused the **NOTICE OF LODGMENT IN SUPPORT OF ORDER TO SHOW CAUSE RE SAADAT-NEJAD'S CONTEMPT OF THIS COURT'S APRIL 26, 2007 PRELIMINARY INJUNCTION ORDER** to be served in the following manner:

Electronic Mail Notice List

The following are those who are currently on the list to receive e-mail notices for this case.

Electronic Mail Notice List

NONE.

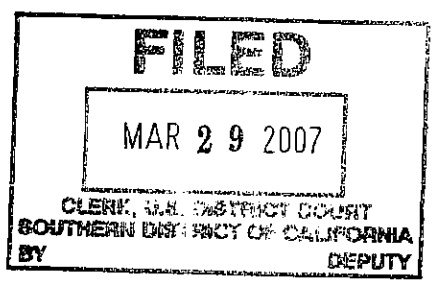
I manually served the following:

Shahrokh Saadat-Nejad
3713 Mt. Ashmun Place
San Diego, CA 92111
VIA FEDERAL EXPRESS

/s/ Edward J. McIntyre _____
EDWARD J. MCINTYRE

P 3/29/07 003

1 EDWARD J. MCINTYRE [SBN 80402]
emcintyre@swsslaw.com
2 SOLOMON WARD SEIDENWURM & SMITH, LLP
401 B Street, Suite 1200
3 San Diego, California 92101
Telephone: (619) 231-0303
4 Facsimile: (619) 231-4755



5 Attorneys for Pacific Law Center and Solomon
Ward Seidenwurm & Smith, LLP
6
7

8 UNITED STATES DISTRICT COURT
9 SOUTHERN DISTRICT OF CALIFORNIA
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11 PACIFIC LAW CENTER, a Professional Law
Corporation; and SOLOMON WARD
12 SEIDENWURM & SMITH, LLP,

13 Plaintiffs,

14 v.

15 SHAHROKH SAADAT-NEJAD, an
individual,

16 Defendant.
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CASE NO. 07-CV-00460 LAB (POR)

~~PROPOSED~~ TEMPORARY RESTRAINING
ORDER AND ORDER TO SHOW CAUSE

Date: March 29, 2007
Time: 10:00 a.m.
Courtroom: 9

Hon. Larry Alan Burns

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Exhibit 1.1

1 The *ex parte* application of Pacific Law Center and Solomon Ward came on for
 2 hearing in Courtroom 9 of the United States District Court on March 29, 2007 at 10:00 a.m.
 3 Edward J. McIntyre of Solomon Ward Seidenwurm & Smith appeared on behalf of Pacific
 4 Law Center and Solomon Ward. Defendant, Shahrokh Saadat-Nejad, appeared on his own
 5 behalf.

6 Upon consideration of the moving and opposing papers, the declarations of Thomas
 7 Slattery, Edward J. McIntyre, and Shahrokh Saadat-Nejad, and oral argument, and for good
 8 cause shown,

9 IT IS HEREBY ORDERED AND DECREED that:

10 Until further order of this Court, Shahrokh Saadat-Nejad, and anyone acting in
 11 concert with him, is hereby enjoined and restrained from:

- 12 1. Registering, ~~using~~ ^{and} or trafficking in any internet website or domain name that
 13 contains the words Pacific, Law and Center, with or without other words or symbols, in any
 14 respect whatsoever;
- 15 2. Registering, ~~using~~ ^{and} or trafficking in any internet website or domain name that
 16 contains the words Solomon and Ward, with or without other words or symbols, in any
 17 respect whatsoever;
- 18 3. ~~Using~~ ^{Registering and trafficking in} the service mark or trade name Pacific Law Center in any respect
 19 whatsoever.
- 20 4. ~~Using~~ ^{Registering and trafficking in} the service mark or trade name Solomon Ward or Solomon Ward
 21 Seidenwurm & Smith in any respect whatsoever.

22 IT IS FURTHER ORDERED that on 4-26-07 at NOON ~~am.~~, Shahrokh
 23 Saadat-Nejad shall appear and show cause, if any he has, why this Court shall not issue a
 24 preliminary injunction restraining him from the conduct set forth above until the trial of this
 25 case. *Plaintiff to file further briefing re: preliminary*
injunction by 4-16-07 @ 5 p.m.

26 Shahrokh Saadat-Nejad shall file any further opposition he may have and personally
 27 serve it on or before 4-23-07 @ 5 pm

28 ~~Pacific Law Center and Solomon Ward shall file and serve any reply on or before~~

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IT IS SO ORDERED.

DATED: 4-29-07

Larry A. Burns

LARRY ALAN BURNS
District Court Judge

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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

HONORABLE LARRY ALAN BURNS, JUDGE PRESIDING

PACIFIC LAW CENTER, A PROFESSIONAL)
LAW CORPORATION; AND SOLOMON WARD)
SEIDENWURM & SMITH, LLP,)

PLAINTIFFS,)

VS.)

SHAHROKH SAADAT-NEJAD, AN)
INDIVIDUAL,)

DEFENDANT.)

CASE NO. 07CV00460-LAB

SAN DIEGO, CALIFORNIA
MARCH 29, 2007
10:00 A.M.

REPORTER'S TRANSCRIPT

EX PARTE MOTION FOR TEMPORARY RESTRAINING ORDER

APPEARANCES:

FOR THE PLAINTIFFS:

SOLOMON WARD, ET AL.
BY: EDWARD J. MC INTYRE, ESQ.
CHRISTINA M. MILLIGAN, ESQ.
401 B STREET, SUITE 1200
SAN DIEGO, CA. 92101

DEFENDANT IN PRO PER:

SHAHROKH SAADAT-NEJAD
3713 MS. ASHMUN PLACE
SAN DIEGO, CA 92111

COURT REPORTER:

EVA OEMICK
OFFICIAL COURT REPORTER
UNITED STATES COURTHOUSE
940 FRONT STREET, STE. 2190
SAN DIEGO, CA 92101
TEL: (619) 615-3103

1 SAN DIEGO, CALIFORNIA - THURSDAY, MARCH 29, 2007, 10:00 A.M.

2 THE CLERK: CALLING NO. 1 ON THE CALENDAR,
3 07CV00460, PACIFIC LAW CENTER VERSUS SAADAT-NEJAD FOR MOTION
4 HEARING.

5 THE COURT: GOOD MORNING.

6 MAY I HAVE APPEARANCES, PLEASE.

7 MR. MC INTYRE: GOOD MORNING, YOUR HONOR.

8 EDWARD MC INTYRE AND CHRISTINA MILLIGAN FROM OUR
9 FIRM ON BEHALF OF SOLOMON WARD AND PACIFIC LAW CENTER.

10 THE COURT: GOOD MORNING, MR. MC INTYRE.

11 MR. SAADAT-NEJAD: GOOD MORNING, YOUR HONOR.

12 MY NAME IS SHAHROKH SAADAT-NEJAD. I AM THE
13 DEFENDANT IN THIS MATTER. AND MANY PEOPLE CALL ME SHAHROKH.

14 THE COURT: WELL, NO. ACTUALLY, I'LL REFER TO YOU
15 BY YOUR SURNAME, MR. SAADAT-NEJAD.

16 MR. SAADAT-NEJAD: YES.

17 THE COURT: THANK YOU.

18 MR. MC INTYRE: YOUR HONOR, PERHAPS WE'LL IMPOSE ON
19 THE COURT EVEN LESS THIS MORNING THAN I THOUGHT WE MIGHT.

20 MR. SAADAT-NEJAD CAME IN. HE PRESENTED ME WITH A
21 DRAFT OF A TEMPORARY RESTRAINING ORDER. I DON'T KNOW THAT THE
22 COURT HAS SEEN IT YET.

23 THE COURT: I HAVEN'T.

24 MR. MC INTYRE: IT WOULD APPEAR, IF YOU LOOK AT IT,
25 YOU CAN SEE THAT A TRO SHOULD ISSUE. AND THE ONLY THING I

COMPUTER-AIDED TRANSCRIPTION

1 THINK WE'RE TALKING ABOUT, THEN, IS TO HAVE A HEARING SET FOR
2 A PRELIM.

3 THE COURT: YOU WANT A HEARING, MR. SAADAT?
4 ORDINARILY -- WELL, I DON'T KNOW HOW TO HANDICAP IT. BUT IN A
5 HIGH PERCENTAGE OF THE CASES, WHEN A TEMPORARY RESTRAINING
6 ORDER ISSUES, A PRELIMINARY INJUNCTION USUALLY ISSUES, TOO.
7 YOU HAVE A RIGHT TO A HEARING AT LEAST TEN DAYS OUT WHERE I
8 WOULD CONSIDER THIS MORE FULLY. I HAVE TO TELL YOU I'VE
9 LOOKED AT THE PAPERS FILED BY BOTH YOU AND THE OTHER SIDE, AND
10 IT APPEARS THAT A TEMPORARY RESTRAINING ORDER SHOULD ISSUE IN
11 THIS CASE. UNLESS THERE'S SOMETHING YOU HAVEN'T INCLUDED IN
12 YOUR SUBMISSION, WHICH WAS VERY LENGTHY, SINGLE-SPACED, I
13 DON'T SEE HOW THE OUTCOME WOULD CHANGE.

14 MR. SAADAT-NEJAD: YOUR HONOR, AS I STATED IN THE
15 PAPERWORK THAT I DID FILE, I STILL HAVEN'T HAD ENOUGH TIME TO
16 OBTAIN ALL THE INFORMATION I WOULD LIKE TO SUBMIT TO COURT.
17 YESTERDAY, THE TWO CRIMINAL MATTERS THAT WERE STATED ON THAT
18 PAPERWORK, BOTH CRIMINAL MATTERS ARE OUT OF THE WAY NOW. IT
19 GIVES ME A LOT MORE TIME TO PAY ATTENTION TO ALL FOUR CIVIL
20 CASES THAT'S BEEN FILED BY THE PLAINTIFF.

21 THE COURT: WELL, MR. MC INTYRE, I SUPPOSE IF
22 THIS -- I JUST LOOKED AT THE ORDER. IF YOU'RE SATISFIED WITH
23 IT AND IT APPEARS TO BE COMPREHENSIVE AND IN ORDER, I WOULD
24 SIGN THIS STIPULATION.

25 DO YOU HAVE A DIFFERENT ONE?

COMPUTER-AIDED TRANSCRIPTION

1 MR. MC INTYRE: WE DID. WE HAD E-MAILED IT TO THE
2 COURT. IT'S DIFFERENT IN SOME RESPECTS.

3 MAY I HAND ONE UP? IT MAY BE EASIER.

4 THE COURT: SURE. I'M SURE I HAVE IT HERE.

5 MR. MC INTYRE: I'M SURE YOU DO, BUT HERE'S A COPY
6 FOR THE COURT.

7 THE COURT: HAVE YOU, MR. SAADAT-NEJAD, SEEN A COPY
8 OF THE PROPOSED TEMPORARY RESTRAINING ORDER OFFERED BY
9 MR. MC INTYRE?

10 MR. SAADAT-NEJAD: IF IT'S THE SAME ONE THAT WAS
11 FAXED OVER TO ME, YES.

12 MR. MC INTYRE: YES, HE HAS.

13 MR. SAADAT-NEJAD: IT WASN'T FAXED. IT WAS FED-EX'D
14 OVER TO ME.

15 THE COURT: DO YOU HAVE ANY OBJECTION TO ME SIGNING
16 THIS ONE?

17 MR. SAADAT-NEJAD: YES, I DO, YOUR HONOR. THIS IS
18 MY MAJOR ARGUMENT ABOUT THIS WHOLE MATTER. THE PLAINTIFFS
19 WANT ME TO STOP USING CERTAIN WORDS, ALPHABETS, COMMAS, DOTS.

20 THE COURT: WELL, NO. I DON'T THINK -- IT'S NOT
21 THAT COMPREHENSIVE. IT'S TRUE THAT THEY WANT YOU TO STOP
22 USING CERTAIN WORDS. YOU HAVE A RIGHT TO USE WORDS THAT ARE
23 CONFUSINGLY SIMILAR TO THEIR --

24 MR. SAADAT-NEJAD: THAT'S WHY I'VE MADE MY OWN
25 DRAFT. I AGREED TO STAY AWAY FROM THE FULL WEBSITE, WHICH

COMPUTER-AIDED TRANSCRIPTION

1 IS WHAT IS COMPLAINED ABOUT NOW.

2 THE COURT: TAKE A LOOK AT THE ORDER THAT
3 MR. MC INTYRE SENT. TELL ME WHICH PART THAT YOU OBJECT TO.

4 MR. SAADAT-NEJAD: YES.

5 NUMBER ONE, REGISTRATION USING SINGLE TRAFFICKING
6 ANY WEBSITE OR DOMAIN NAMES THAT CONTAINS THE NAME PACIFIC LAW
7 AND CENTER.

8 MANY PEOPLE EXPRESSED THEIR OPINIONS ABOUT MANY
9 THINGS, SUCH AS MC DONALD'S, BY PUTTING ON EXAMPLE
10 "IHATE.COM/MCDONALD'SBIGMAC." AND THIS IS WHAT THE
11 PLAINTIFF -- ONE OF THE THINGS THAT PLAINTIFF HAS BEEN USING
12 THE COURT ORDER FROM THE SUPERIOR COURT, WHICH IS VERY SIMILAR
13 TO THIS, IS TO PREVENT ME FROM USING THE WORDS IN ANY WAY
14 AFTER THE DOMAIN NAME ITSELF.

15 THE COURT: MR. MC INTYRE, WHAT IF I WAS JUST TO
16 STRIKE THE WORD "USING" AND LEAVE THE "REGISTER" AND
17 "TRAFFICKING"? ISN'T THE INTENT TO PREVENT HIM FROM
18 REGISTERING A DOMAIN NAME THAT'S CONFUSINGLY SIMILAR TO YOUR
19 LAW FIRM'S NAME OR PACIFIC LAW CENTER?

20 MR. MC INTYRE: IT IS, YOUR HONOR.

21 THE COURT: HE'S GOT A POINT. IF THERE'S SOME KIND
22 OF BLOG OR SOMEBODY TALKING ABOUT A PROBLEM THEY'VE HAD, I'M
23 RELUCTANT TO MAKE THIS OVERLY BROAD AND PREVENT HIM FROM
24 EXERCISING 1ST AMENDMENT RIGHTS THAT MIGHT BE LEGITIMATELY
25 EXERCISED.

COMPUTER-AIDED TRANSCRIPTION

1 MR. MC INTYRE: I HAVE OBVIOUSLY STUDIED YOUR
2 HONOR'S VERY EXTENSIVE OPINION, AND I UNDERSTAND THE ISSUE.

3 SO, YOUR HONOR, WHAT I WANT TO PREVENT SO THAT WE
4 ARE NOT DOWN HERE IN THIS WELL DAILY, MR. SAADAT-NEJAD SAYS HE
5 WILL NOT USE, FOR EXAMPLE, SOLOMONWARDLAWFIRM.

6 MR. SAADAT-NEJAD: .COM.

7 MR. MC INTYRE: .COM.

8 BUT THEN WE GET SOLOMONWARDFUCKERS.COM. THAT'S NOT
9 SOLOMONWARDLAWFIRM.COM. IT'S OBVIOUSLY A COURT ORDER TO BE
10 TAILORED SO THAT THE PARTY ENJOINED -- THAT'S WHY I HAVE IT
11 SOLOMON AND WARD, WITH OR WITHOUT OTHER WORDS OR SYMBOLS.
12 SAME FOR PACIFIC LAW CENTER. I HAVE NO PROBLEM WITH STRIKING
13 THE USING IF YOUR HONOR THINKS THAT'S --

14 THE COURT: I'M AFRAID IT WOULD IMPLICATE A FAIR
15 AMOUNT OF --

16 MR. MC INTYRE: THAT'S FINE.

17 MR. SAADAT-NEJAD: YES, YOUR HONOR. I DO HAVE
18 EVIDENCE THAT THEY HAVE BEEN ABUSING THE LAST COURT ORDER,
19 WHICH IS STILL IN EFFECT.

20 THE COURT: MR. NEJAD, LET'S CUT TO THE CHASE HERE.

21 DO YOU KNOW WHAT THE PROBLEM IS? AS I READ THE
22 PAPER, YOU'RE MAD AT THEM, AND YOU'RE TRYING TO GET BACK AT
23 THEM BY USING A DOMAIN NAME THAT'S VERY CLOSE TO THEIRS AND
24 HOPING THAT PEOPLE TYPE IN AND PUT AN S ON PACIFIC LAW CENTER
25 OR SOME VARIATION.

COMPUTER-AIDED TRANSCRIPTION

1 MR. SAADAT-NEJAD: IN FACT, ALL THE INFORMATION FROM
2 THOSE WEBSITES HAVE BEEN TRANSFERRED OVER TO, FOR EXAMPLE,
3 100FREELAWYERS.COM. AND YES, I'M USING NAMES LIKE THAT
4 SPECIFICALLY BECAUSE WHO WOULDN'T CLICK ON A WEBSITE LIKE
5 THAT? EVEN A WEALTHY PERSON WOULD CLICK ON IT TO SEE IF THERE
6 IS A FREE LAWYER OUT THERE. AND ONCE THEY GO ON THERE, YES,
7 IT DOES EXPLAIN ABOUT EIGHT CIVIL LAWSUITS --

8 THE COURT: I DON'T THINK THERE'S ANY ATTEMPT TO BAR
9 YOU FROM STATING --

10 MR. SAADAT-NEJAD: THE ORDER --

11 THE COURT: MR. NEJAD, LET ME FINISH.

12 I DON'T THINK -- I DIDN'T FORESEE THAT THERE WAS ANY
13 INTENT IN THE MOTION HERE TO PREVENT YOU FROM EXERCISING YOUR
14 1ST AMENDMENT PRIVILEGE TO STATE WHAT YOUR EXPERIENCE WAS,
15 HOWEVER NEGATIVE IT WAS, WITH PACIFIC LAW CENTER.

16 THE PROBLEM IS WHEN YOU TAKE THAT TO THE POINT OF
17 REGISTERING DOMAIN NAMES THAT ARE VERY, VERY SIMILAR TO
18 THEIRS, THEN THERE'S A LIKELIHOOD THAT THE PUBLIC'S GOING TO
19 BE CONFUSED WHEN THEY TYPE AN S. I'VE MADE THAT MISTAKE
20 BEFORE. I GET ON SOMETIMES AND TRY TO GET COSTCO, AND I SPELL
21 IT WRONG OR SOMETHING, AND I GET SOMETHING THAT'S A VARIATION.
22 IT APPEARS TO ME THAT THAT WAS DESIGNED TO TRAP THE PEOPLE
23 THAT ACCIDENTALLY MISSPELL COSTCO, FOR EXAMPLE.

24 THAT'S WHAT YOU CAN'T DO. THAT'S WHAT THE LAW
25 PREVENTS HERE. AND IT APPEARS TO ME THAT THAT'S WHAT YOU'VE

1 BEEN DOING IN BOTH INSTANCES WITH PACIFICLAWCENTERS.COM AND
2 THEN THE VARIATION OF MR. MC INTYRE'S LAW FIRM NAME. THAT'S
3 WHAT YOU CAN'T DO.

4 WHAT YOU CAN DO IS COMPLAIN. IF THERE'S A WEBSITE
5 THAT CAPTURES COMPLAINTS THAT PEOPLE HAVE ABOUT THEIR
6 EXPERIENCE WITH LAW FIRMS OR LAWYERS, THEN CERTAINLY YOU'RE
7 ENTITLED TO GET ON AND STATE WHAT YOUR EXPERIENCE IS.

8 I THINK THE REASON FOR THE TRO HERE IS THAT YOU
9 CROSSED THE LINE. YOU TOOK IT ONE STEP FURTHER THAN MERELY
10 COMPLAINING. YOU DID SOMETHING THAT INTRUDES ON INTELLECTUAL
11 PROPERTY OF THEIRS, PACIFIC LAW CENTER AND THE SOLOMON WARD
12 FIRM, AND YOU CAN'T DO THAT. IT'S AS SIMPLE AS THAT.

13 I DON'T KNOW WHY THIS DISPUTE HAS TO CONTINUE. IF
14 ALL YOU INTEND TO DO IS STATE YOUR COMPLAINTS OR BE IN
15 DISCUSSION GROUPS OR BLOGS OR CHAT ROOMS WHERE THEY TALK ABOUT
16 LAWYERS AND BAD EXPERIENCE WITH LAWYERS, THAT'S FINE. NOBODY,
17 NOT EVEN MR. MC INTYRE, IS TRYING TO STOP YOU FROM DOING THAT.
18 YOU HAVE A RIGHT TO VOICE THAT OPINION. BUT YOU CAN'T DO
19 THIS. IT'S A PRETTY CLEAR DISTINCTION TO ME, AND IT'S PRETTY
20 CLEAR TO ME WHERE YOU CROSS THE LINE.

21 DON'T YOU SEE THAT?

22 MR. SAADAT-NEJAD: YOUR HONOR, WITH ALL DUE RESPECT,
23 IF THAT'S WHAT SATISFIES THE COURT AND ALSO THE PLAINTIFFS,
24 THEY MAY HAVE -- I WILL TRANSFER ALL DOMAIN NAMES TO THEM.
25 BUT THEY CANNOT PREVENT ME FROM MAKING A WEBSITE COME UP AS A

COMPUTER-AIDED TRANSCRIPTION

1 FIRST PAGE RESULT BY ME SAYING ANYTHING ABOUT THEM. IF THEY
2 ARE ARGUING ABOUT THAT I'M MAKING UP LIES ABOUT THEM, THEY CAN
3 ADDRESS THAT TO THE COURT. BUT THIS MATTER, AS FAR AS I'M
4 CONCERNED, IS JUST RELATED TO FOUR DOMAIN NAMES, WHICH THEY
5 MAY HAVE.

6 THE COURT: WELL, IT IS SO FAR. BUT IT DOESN'T TAKE
7 MUCH IMAGINATION TO FIGURE OUT HOW YOU MIGHT CHANGE IT
8 SLIGHTLY AND STILL BE SO CONFUSINGLY SIMILAR TO EVEN THE
9 SOLOMON WARD DOMAIN NAME OR THE PACIFIC LAW CENTER NAME.
10 MR. MC INTYRE SAYS, "I DON'T WANT TO BE BACK IN COURT EVERY
11 WEEK BECAUSE YOU BRAINSTORM OR COME UP WITH A NEW WAY TO MAKE
12 IT REAL CLOSE." YOU KNOW THE LINE I'M TALKING ABOUT.

13 MR. SAADAT-NEJAD: SIR, I FULLY UNDERSTAND. I
14 EXPLAINED TO THE PLAINTIFFS, PACIFIC LAW CENTER, MANY TIMES
15 "PLEASE GO ON PUBLIC RECORD AND STATE EXACTLY WHAT YOU DID TO
16 ME, AND YOU WON'T HEAR MUCH OUT OF ME." BUT THEY BRING UP
17 FOUR SIMPLE CASES AGAINST A HOMELESS PERSON THAT'S POOR THAT
18 HAS BEEN WRONGED, AND THEY CAN'T FESS UP TO IT.

19 THE COURT: LET ME TELL YOU SOMETHING. HERE'S THE
20 PROBLEM THAT I HAVE WITH WHAT YOU'RE SAYING.

21 YOU SAY THEY NEED TO GO ON AND ADMIT WHAT THEY'VE
22 DONE. THERE'S A DISPUTE ABOUT THAT. THAT'S WHY WE HAVE
23 COURTS. I DON'T KNOW WHAT THE OUTCOME OF YOUR CRIMINAL CASES
24 WERE. YOU DISPUTED THOSE. THEY DISPUTE THAT THEY DID
25 ANYTHING WRONG IN THIS CASE.. PACIFIC LAW CENTER -- AND THAT'S

COMPUTER-AIDED TRANSCRIPTION

1 NOT AN ISSUE IN FRONT OF ME. BUT PACIFIC LAW CENTER SAID,
2 "LOOK, WE GAVE HIM GOOD REPRESENTATION. WE'RE SURPRISED THAT
3 HE WAS UNHAPPY WITH IT." YOU CAN'T EXPECT THEM, IF THEY
4 BELIEVE THAT, TO GO ON A WEBSITE AND SAY, "YEAH, WE SCREWED UP
5 MR. NEJAD'S CASE." THEY'RE NOT GOING TO SAY THAT.

6 MY SENSE OF THINGS IS LET BYGONES BE BYGONES, AND
7 YOU SHOULD GET ON WITH YOUR LIFE. NO ONE HERE IS TRYING TO
8 PREVENT YOU FROM EXPRESSING A HEARTFELT OPINION THAT YOU HAVE
9 THAT YOUR CARE WAS MISMANAGED OR EVEN THAT YOU WERE TAKEN
10 ADVANTAGE OF AFTERWARDS BY CIVIL LAWSUITS. NO ONE IS TRYING
11 TO PREVENT YOU FROM DOING THAT.

12 BUT, AS I SAID, WHAT YOU CAN'T DO IS YOU CAN'T
13 REGISTER WEB NAMES THAT ARE SO CLOSE THAT PEOPLE -- REASONABLE
14 PEOPLE ARE GOING TO BE CONFUSED ABOUT IT BECAUSE THAT VIOLATES
15 THEIR RIGHTS. IF YOU GET THAT, THEN IT SEEMS TO ME THAT THIS
16 DISPUTE IS OVER. I DON'T KNOW. I SAW IN THE PAPERS YOU
17 BROUGHT A BASEBALL BAT TO THE MEETING WITH MR. MC INTYRE,
18 WHICH I DON'T UNDERSTAND. YOU SEEM LIKE A REASONABLE, CALM
19 FELLOW TO ME. I DON'T KNOW WHY YOU'D INJECT SOMETHING LIKE
20 THAT IN AN ATTEMPT TO SETTLE THE CASE.

21 MR. SAADAT-NEJAD: AT THAT MEETING, IT WAS
22 UNDERSTOOD BEFORE GOING TO THAT MEETING THAT -- ONE THING THAT
23 MR. MC INTYRE -- I STUDIED HUMAN PSYCHOLOGY. AND YES, I DID
24 GO IN THERE WITH A BASEBALL BAT. I ALSO TOOK A BASEBALL GLOVE
25 AND A BASEBALL TO MAKE IT APPEAR TO LOOK LEGAL.

COMPUTER-AIDED TRANSCRIPTION

1 THE COURT: WHAT DOES THE BASEBALL BAT HAVE TO DO
2 WITH LOOKING LEGAL?

3 MR. SAADAT-NEJAD: NO, NO. NOT LOOKING LEGAL.
4 APPARENTLY, THE CITY LAW IS THAT IF YOU WALK AROUND THE STREET
5 WITH A BASEBALL BAT, IF YOU DON'T HAVE A GLOVE AT ALL, THEN
6 YOU WILL BE CHARGED WITH --

7 THE COURT: I KNOW, BUT WHY TAKE THAT -- I'M NOT
8 CONCERNED ABOUT --

9 MR. SAADAT-NEJAD: I TRIED TO EXPLAIN WHY I TOOK
10 IT.

11 THE COURT: WHAT THE COPS WOULD DO IF THEY SAW YOU
12 CARRYING AROUND A BAT IS ONE THING. BUT HERE YOU'RE GOING TO
13 A MEETING IN A PROFESSIONAL LAWYER'S LAW OFFICE. YOU'RE GOING
14 TO DISCUSS THIS CASE. AND OUR RULES HERE REQUIRE THAT YOU ACT
15 WITH CIVILITY AND COURTESY TOWARD EACH OTHER. IT'S NOT
16 ONE-SIDED. BUT I'VE NEVER HEARD OF SUCH A THING WHERE A
17 LITIGANT TAKES A BASEBALL BAT INTO A LAW OFFICE.

18 IF I WAS STILL PRACTICING LAW AND THE RECEPTIONIST
19 BUZZED ME AND SAID "THERE'S A FELLOW HERE WITH A BASEBALL
20 BAT," I WOULDN'T LET YOU INTO MY OFFICE. I WOULD ASSUME WE
21 WERE GOING TO HAVE SOME KIND OF CONFRONTATION. I DIDN'T HAVE
22 A BASEBALL BAT TO HIT BACK WITH IN MY LAW OFFICE. SO I WOULD
23 HAVE SAID "SHOW HIM OUT" OR "PLEASE CALL THE POLICE AND TELL
24 HIM HE'S NOT WANTED HERE."

25 SO IT'S THAT KIND OF PUSHING-THE-LIMIT STUFF THAT I

1 READ BETWEEN THE LINES HERE. THAT'S WHAT THE GIST OF THIS
2 CASE IS. IF YOU'LL KNOCK THAT STUFF OFF, I DON'T THINK WE'LL
3 HAVE A PROBLEM BECAUSE THEIR EFFORT IS NOT TO TRY TO PREVENT
4 YOU FROM EXPRESSING YOUR OPINION. YOU HAVE AN ABSOLUTE RIGHT.
5 I DON'T HAVE ANY OPINION ON THE MERITS OF THAT. I DON'T KNOW
6 WHAT HAPPENED. YOU'RE UPSET, AND YOU HAVE A BEEF WITH THE WAY
7 PACIFIC LAW CENTER HANDLED THE THING. YOU'RE ENTITLED TO YOUR
8 OPINION ON THAT AND TO EXPRESS IT. BUT AS I SAID, WHAT YOU
9 CAN'T DO IS CROSS THE LINE AND TRY TO CAPITALIZE ON CONFUSION
10 THAT'S GENERATED BY REGISTERING WEBSITE DOMAIN NAMES THAT ARE
11 REAL CLOSE TO THE ONES THAT THEY ALREADY HAVE REGISTERED.

12 MR. SAADAT-NEJAD: WOULD THE PLAINTIFFS HAVE
13 ARGUMENT OF -- WHICH I DO NOT OWN, BUT JUST, FOR EXAMPLE,
14 PACIFICLAWCENTERSUCKS.COM?

15 THE COURT: THERE'S A PROBLEM WITH THAT.

16 MR. SAADAT-NEJAD: THERE IS A PROBLEM?

17 THE COURT: YEAH, I THINK THERE'S A PROBLEM WITH
18 THAT. I DON'T THINK YOU CAN USE SOME COMBINATION OF THEIR
19 DOMAIN NAME WITH A .COM ON IT. WHAT WE WERE TALKING ABOUT WAS
20 SOMETHING QUITE DIFFERENT. IT WAS TALKING ABOUT EXPRESSING --
21 YOU TOLD ME ABOUT 100LAWYERS.COM WHERE -- APPARENTLY, IT'S
22 SOME WEBSITE -- I DON'T KNOW ABOUT IT, BUT IT'S SOME WEBSITE
23 WHERE PEOPLE PUT THEIR BEEFS ABOUT LAWYERS.

24 THAT'S FINE. THAT'S GENERIC. THAT DOESN'T
25 NECESSARILY CONFUSE PEOPLE ABOUT PACIFIC LAW CENTER OR SOLOMON

COMPUTER-AIDED TRANSCRIPTION

1 WARD. NOBODY IS GOING TO RAISE AN ISSUE ON THAT. IT'S WHEN
2 YOU START USING THE PECULIAR COMBINATION OF THEIR DOMAIN NAME,
3 PACIFICLAWCENTERS.COM, WITH SOME PREFIX OR SUFFIX TO IT THAT
4 WE'VE GOT A PROBLEM.

5 MR. SAADAT-NEJAD: SO THERE'S A PROBLEM WITH WHAT
6 COMES AFTER --

7 THE COURT: YEAH. I THINK SO BECAUSE SOMEBODY
8 TYPING IN IN A SEARCH ENGINE, FOR EXAMPLE, PACIFIC LAW CENTER,
9 THEY'RE GOING TO COME UP WITH PACIFICLAWCENTERSUCKS.COM. I
10 THINK THAT'S ONE OF THE PROBLEMS HERE. THE SAME THING WITH
11 THE COMBINATION OF WORDS THAT COMPRISE THE SOLOMON WARD FIRM'S
12 DOMAIN NAME.

13 ISN'T THERE A WAY FOR YOU TO EXPRESS YOUR OPINION ON
14 ALL OF THESE OTHER DOMAIN SITES THAT COMPLAIN ABOUT LAWYERS?
15 I DON'T KNOW OF THEM, BUT YOU APPARENTLY DO. DOESN'T THAT
16 GIVE YOU ENOUGH LATITUDE TO VOICE YOUR COMPLAINTS AND AIR
17 THEM?

18 MR. SAADAT-NEJAD: IT DOES, YOUR HONOR. WHAT THE
19 PLAINTIFFS DO IS THEY FLAG POSTINGS ON THERE, WHICH THEY HAVE
20 EVERY RIGHT TO DO. BUT THEY PICKED UP A VERY GOOD SYSTEM OF
21 FLAGGING POSTINGS. THEREFORE, THEY ONLY APPEAR ON THERE FOR
22 LESS THAN FIVE MINUTES, AND THEN THEY NEED TO BE RE-POSTED
23 AGAIN. IT'S LIKE A TAG GAME.

24 THE COURT: HOW DO THEY INFLUENCE WHETHER IT REMAINS
25 POSTED? DO THEY COMPLAIN TO THE WEBMASTER?

COMPUTER-AIDED TRANSCRIPTION

1 MR. SAADAT-NEJAD: FOR EXAMPLE, CRAIGSLIST.COM, ON
2 THE TOP RIGHT-HAND OF THE PAGE, THERE ARE BUTTONS ON THERE TO
3 FLAG FOR MAYBE MISCATEGORIZED OR SOMEBODY USING SOMEBODY
4 ELSE'S PERSONAL NAME AND ATTACKING THEM. AFTER -- MY
5 UNDERSTANDING IS AFTER FLAGGINGS FROM THREE DIFFERENT IP
6 ADDRESS NUMBERS, IT WOULD AUTOMATICALLY GET REMOVED.

7 THEY'RE DOING A VERY GOOD JOB AT IT. THAT'S WHY I
8 WENT AND BOUGHT DOMAIN NAMES LIKE 100FREELAWYERS.COM. I'M
9 ADDING AFTER .COM WITH A SLASH PACIFIC LAW CENTER OR SOLOMON
10 WARD.

11 THE COURT: THAT'S WHERE I THINK THERE'S A
12 PROBLEM.

13 MR. SAADAT-NEJAD: BASED ONLY ON THAT REASON, I
14 WOULD SEEK TO HAVE A HEARING ABOUT THIS BECAUSE THAT WOULD
15 BE -- I UNDERSTAND THEIR COMPLAINT ABOUT THE .COM. AFTER
16 .COM, I BELIEVE THAT I DO HAVE A CERTAIN RIGHT TO ADD
17 ANYTHING.

18 THE COURT: THAT'S A REASONABLE REQUEST. YOU'RE
19 ENTITLED TO A HEARING. BUT IN THE SHORT RUN, LET ME MAKE SOME
20 FINDINGS, MR. MC INTYRE, UNLESS YOU HAVE ANYTHING MORE.

21 MR. MC INTYRE: I HAVE NOTHING FURTHER.

22 THE COURT: THE MATTER IS BEFORE THE COURT BASED ON
23 A REQUEST FOR A TEMPORARY RESTRAINING ORDER FILED ON BEHALF OF
24 PACIFIC LAW CENTER AND THE LAW FIRM THAT MR. MC INTYRE BELONGS
25 TO; SOLOMON, WARD, SEIDENWURM & SMITH, LLP.

1 THE GIST OF THE LAWSUIT HAS BEEN DESCRIBED AS A
2 REQUEST FOR INJUNCTIVE RELIEF TO PREVENT MR. SAADAT-NEJAD FROM
3 CYBERSQUATTING AND OTHER ACTIONS THAT INFRINGE ON THE MARKS
4 THAT HAVE BEEN PREVIOUSLY REGISTERED BY THE AFOREMENTIONED
5 PLAINTIFFS.

6 THE COURT HAS REVIEWED THE PAPERS, AS I'VE
7 MENTIONED; NOT ONLY THE MOVING PAPERS, BUT THE DECLARATION
8 FILED BY MR. SAADAT-NEJAD. IT WAS SINGLE-SPACED.

9 LET ME DIGRESS FOR JUST A MINUTE.

10 YOU'LL HAVE TO GET A COPY OF MY LOCAL RULE HERE,
11 WHICH YOU CAN PICK UP FROM THE CLERK. YOU HAVE TO COMPLY WITH
12 THE LOCAL RULES. WE DON'T SINGLE-SPACE THINGS HERE, AND
13 THERE'S A PAGE LIMIT. YOU HAVE TO OBSERVE THOSE RULES.
14 THEY'RE NOT TECHNICAL OR COMPLICATED. IT WAS TOO LONG AND
15 SORT OF ENTERED INTO OTHER THINGS. I READ THE WHOLE THING.

16 MR. SAADAT-NEJAD: THANK YOU. I WOULD LIKE TO BRING
17 UP THIS ITEM NO. 3.

18 THE COURT: HOLD ON A MINUTE. I'M NOT TO THAT. I
19 JUST WANT TO STATE WHAT THE BASIS FOR MY FINDINGS ARE.

20 "THE STANDARD FOR ISSUING A TEMPORARY RESTRAINING
21 ORDER IS IDENTICAL TO THE STANDARD FOR ISSUING A PRELIMINARY
22 INJUNCTION. A PARTY SEEKING INJUNCTIVE RELIEF UNDER RULE 55
23 MUST SHOW YOU THEIR ACCOMMODATION OF PROBABLE SUCCESS ON THE
24 MERITS AND THE POSSIBILITY OF IRREPARABLE HARM OR
25 ALTERNATIVELY IF SERIOUS QUESTIONS ARE RAISED AND THE BALANCE

COMPUTER-AIDED TRANSCRIPTION

1 OF HARDSHIPS TIPS SHARPLY IN THE MOVING PARTY'S FAVOR.

2 "THESE FORMULATIONS REPRESENT TWO POINTS ON A
3 SLIDING SCALE, WHICH THE REQUIRED DEGREE OF IRREPARABLE HARM
4 INCREASES AS THE PROBABILITY OF SUCCESS DECREASES. EVEN IF
5 THE COURT IS UNCERTAIN OF THE MOVING PARTY'S LIKELIHOOD OF
6 SUCCESS ON THE MERITS, A TRO MAY STILL ISSUE IF THE MOVING
7 PARTY CONVINCES THE COURT THAT THE BALANCE OF HARDSHIPS TIPS
8 IN ITS FAVOR."

9 HERE I FIND THAT THE PLAINTIFFS HAVE SHOWN BOTH A
10 COMBINATION OF PROBABLE SUCCESS ON THE MERITS AND THE
11 POSSIBILITY OF IRREPARABLE HARM AND THAT SERIOUS QUESTIONS ARE
12 RAISED AND THE BALANCE OF HARDSHIPS TIPS SHARPLY IN THE MOVING
13 PARTY'S FAVOR. THE TRO IN THIS CASE IS SUPPORTED BY
14 DECLARATIONS OF MR. MC INTYRE AND THOMAS SLATE (PHONETIC), A
15 SUPERVISING LAWYER AT PACIFIC LAW CENTER. THEIR DECLARATIONS
16 SUBSTANTIATE THAT MR. SAADAT-NEJAD INTENTIONALLY OBTAINED AND
17 USED CONFUSING WEBSITES TO DISCREDIT AND DISPARAGE THE TWO LAW
18 FIRMS AND TO MAKE WHAT THEY ALLEGE ARE FALSE AND INFLAMMATORY
19 ACCUSATIONS ABOUT THE LAW FIRMS AND THEIR LAWYERS. AS A
20 RESULT, THERE HAS BEEN HARM TO THEIR REPUTATION AND
21 BUSINESSES.

22 THE DECLARATIONS ALSO SUBSTANTIATE THAT EACH LAW
23 FIRM HAS ESTABLISHED A SECONDARY MEANING TO THEIR SERVICE
24 MARKS AND TRADEMARK NAMES ASSOCIATED WITH THEIR PROFESSIONAL
25 PRACTICES. MR. SAADAT-NEJAD, IN THE COURT'S OPINION, HAVING

1 VIEWED BOTH HIS EVIDENCE AND THAT SUBMITTED BY THE PLAINTIFFS,
2 DOES NOT APPEAR TO HAVE ANY LEGITIMATE TRADEMARK OR COMMON LAW
3 OR REGISTERED RIGHT TO USE ANY NAME EVEN REMOTELY SIMILAR TO
4 PACIFIC LAW CENTER OR SOLOMON WARD AND SPECIFICALLY NO RIGHT
5 TO USE PACIFICLAWCENTERS.COM AND PACIFIC/LAW/CENTERS.COM OR
6 SOLOMONWARDLAWFIRM.COM OR SOLOMONWARDSANDIEGO.COM.

7 I FIND IN AGREEMENT WITH THE PLAINTIFFS THAT THERE'S
8 A GREAT LIKELIHOOD OF HARM IF THIS CONDUCT PERSISTS TO THEIR
9 REPUTATION. AS I SAID, I'VE FOUND THAT THEY'VE ESTABLISHED,
10 BOTH LAW FIRMS, A SECONDARY MEANING TO THESE MARKS AND THE
11 NAMES ASSOCIATED WITH THEIR PROFESSIONAL PRACTICES.

12 THE COURT HAS EXAMINED THE UNDERLYING LAW IN THIS
13 CASE, THE 1999 ANTI-CYBERSQUATTING AND CONSUMER PROTECTION
14 ACT, CODIFIED AT TITLE 15 OF THE UNITED STATES CODE, SECTION
15 1125(D). THE PURPOSE OF THAT SECTION IS TO PROTECT CONSUMERS
16 AND AMERICAN BUSINESSES AND TO PROMOTE GROWTH OF ONLINE
17 COMMERCE, PROVIDE CLARITY FOR TRADEMARK OWNERS BY PROHIBITING
18 BAD FAITH AND ABUSIVE REGISTRATION OF DISTINCTIVE MARKS AS
19 INTERNET DOMAIN NAMES WITH THE INTENT TO PROFIT FROM THE
20 GOODWILL ASSOCIATED WITH THOSE MARKS.

21 IN ADDITION, THE 9TH CIRCUIT HAS HELD THAT THE
22 ANTI-CYBERSQUATTING ACT DOES NOT CONTAIN A COMMERCIAL USE
23 REQUIREMENT SO THAT ALTHOUGH THEY PROBABLY CAN IN THIS CASE,
24 THE PLAINTIFFS DON'T NEED TO SHOW ACTUAL COMMERCIAL
25 INTERFERENCE WITH THEIR LAW PRACTICES FROM MR. SAADAT-NEJAD'S

COMPUTER-AIDED TRANSCRIPTION

1 DOMAIN NAME MISAPPROPRIATION IN ORDER TO PREVAIL.

2 SO THESE PRINCIPLES HAVE INFORMED THE JUDGMENT I
3 MAKE. IN THIS CASE, MOREOVER, THERE HAS BEEN SUBSTANTIAL
4 AGREEMENT ON WHETHER THE TRO SHOULD ISSUE. MR. SAADAT-NEJAD
5 HAS SUBMITTED HIS OWN VERSION OF THE STIPULATED RESTRAINING
6 ORDER.

7 I DO FIND THAT IT'S NOT COMPREHENSIVE ENOUGH. AND
8 WITH THE MODIFICATIONS I SUGGESTED ABOUT STRIKING THE WORD
9 "USING" AND INSERTING IN ITS PLACE "AND" SO THAT THE
10 PROHIBITIONS BEGIN BY READING "REGISTERING AND TRAFFICKING
11 IN," THAT THAT IS SUFFICIENT TO PREVENT THE HARM IN THE SHORT
12 RUN. I'LL CERTAINLY CONSIDER OTHER ITERATIONS OF A FINAL
13 INJUNCTION IF ONE SHOULD ISSUE.

14 NOW, YOU SAID YOU HAVE SOME OTHER OBJECTIONS TO THE
15 PROPOSED TEMPORARY RESTRAINING ORDER SUBMITTED BY PLAINTIFFS?

16 MR. SAADAT-NEJAD: YES, YOUR HONOR. I DO BELIEVE
17 ITEM NOS. 3 AND 4 WOULD VIOLATE MY FREEDOM OF SPEECH. NO. 3
18 SAYS "USING THE SERVICE MARK OR TRADE NAME PACIFIC LAW CENTER
19 IN ANY RESPECT WHATSOEVER" AND NO. 4 STATING "USING THE
20 SERVICE MARK OR TRADE NAME SOLOMON WARD OR SOLOMON, WARD,
21 SEIDENWURM & SMITH IN ANY RESPECT WHATSOEVER."

22 THE COURT: YOU KNOW WHAT I'M GOING TO DO? I AGREE
23 WITH YOU. I'M GOING TO CHANGE THAT TO "REGISTERING AND
24 TRAFFICKING."

25 MR. SAADAT-NEJAD: CAN YOUR HONOR PLEASE DEFINE

COMPUTER-AIDED TRANSCRIPTION

1 "TRAFFICKING"?

2 THE COURT: WELL, WHAT IT MEANS, IN MY JUDGMENT AND
3 IN LAY TERMS, ANY ATTEMPT TO TRY TO CONSTRUE SOME COMBINATION
4 OF WORDS, PROTECTIVE WORDS, IN THIS CASE, PACIFIC LAW CENTERS
5 OR SOLOMON WARD LAW FIRM -- THE BEST EXAMPLE ARE THE ONES THAT
6 YOU CAME UP WITH. SOLOMON WARD SAN DIEGO, SOLOMON WARD LAW
7 FIRM. IN MY JUDGMENT, THAT'S TRAFFICKING IN THEIR NAME.
8 THAT'S WHAT YOU CAN'T DO.

9 I'M CONCERNED ABOUT YOU REGISTERING DOMAIN NAMES AND
10 TRAFFICKING THEM. I'M NOT CONCERNED ABOUT YOU GETTING ON A
11 WEBSITE AND MAKING YOUR COMPLAINTS. YOU GET TO DO THAT.

12 MR. SAADAT-NEJAD: THAT'S BASICALLY MY BIGGEST
13 CONCERN, IS THAT THEY'VE BEEN VERY SUCCESSFUL IN PREVENTING ME
14 FROM PUBLISHING THE NAME PACIFIC LAW CENTER BY EVEN USING THE
15 COURT ORDER FROM THE SUPERIOR COURT. IT'S WRITTEN OUT IN THE
16 SAME FORMAT, NO. 3 AND 4. IT'S VERY UNFAIR.

17 THE COURT: WELL, WE WOULDN'T BE IN THIS POSITION,
18 LIKE I SAID, IF YOU DIDN'T CROSS THE LINE. THAT'S -- YOU'RE
19 IN AGREEMENT THAT YOU GET TO COMPLAIN AND EXPRESS YOUR
20 FEELINGS AGAINST THEM. YOU CAN STAND IN FRONT OF THE
21 COURTHOUSE. AND IF YOU CAN GATHER AN AUDIENCE WHO WILL
22 LISTEN, YOU HAVE A RIGHT TO EXPRESS YOUR OPINIONS ABOUT BOTH.

23 HERE'S WHERE YOU'VE GONE WRONG: YOU'VE TRIED TO
24 CREATE A DOMAIN NAME ON THE INTERNET SO, AS I SAID, IF
25 SOMEBODY USES A SEARCH ENGINE OR MISTYPES IT SOMEHOW, THEY'LL

COMPUTER-AIDED TRANSCRIPTION

1 POP UP TO YOURS.

2 THEY'RE SAYING, "WAIT A MINUTE. PEOPLE WHO ARE
3 LOOKING FOR US OUGHT NOT TO BE SUBJECTED TO THIS CONFUSINGLY
4 SIMILAR DOMAIN NAME THAT YOU WERE ABLE TO CONCEIVE BY CHANGING
5 AROUND A FEW WORDS OR ADDING A PREFIX OR SUFFIX." IN MY
6 JUDGMENT, THAT'S WHERE YOU STEPPED ACROSS THE LINE.

7 MR. SAADAT-NEJAD: I FULLY AGREE WITH THE ARGUMENT.
8 I'VE STATED THAT IN THE OTHER CIVIL MATTER. BUT MY CONCERN IS
9 THAT THEY'RE PREVENTING ME FROM PUBLISHING THE NAMES, THE
10 WORDS. AND I HAVE AN ARGUMENT ABOUT PACIFIC LAW CENTER,
11 WHETHER THEY ARE A PUBLIC FIGURE OR NOT.

12 THE COURT: LET ME ASK YOU THIS: WHAT DOES .COM ADD
13 TO IT, THEN?

14 MR. SAADAT-NEJAD: I'M SORRY?

15 THE COURT: WHAT DOES .COM ADD TO IT? IT SEEMS TO
16 ME IF YOU JUST ELIMINATE IN YOUR POSTINGS THE .COM, MAYBE
17 THERE WOULDN'T BE A PROBLEM. IF YOU GOT ON SOME BLOG OR ONE
18 OF THESE OTHER WEBSITES THAT YOU'VE ALLUDED TO AND SAID "I HAD
19 A REAL PROBLEM WITH PACIFIC LAW CENTER, AND PACIFIC LAW CENTER
20 DID THIS TO ME. I PAID THEM A LOT OF MONEY. I DIDN'T GET
21 VALUE FROM IT. AND THEN THEY HIRED THIS 600-POUND GORILLA,
22 SOLOMON WARD, AND THEY CAME AFTER ME," IF YOU COULD JUST AVOID
23 REFERENCE TO THEIR DOMAIN NAMES SO THAT SOMEBODY TYPING IT IN
24 IS NOT GOING TO GET DIRECTED OVER TO YOU, I DON'T THINK THERE
25 WOULD BE A PROBLEM HERE.

COMPUTER-AIDED TRANSCRIPTION

1 MR. SAADAT-NEJAD: THE DOMAIN NAMES I FULLY
2 UNDERSTAND. IT'S WRITING THE DOMAIN ITSELF,
3 PACIFICLAWCENTER.COM OR PACIFIC LAW CENTER INSIDE -- ON A WEB
4 PAGE.

5 THE COURT: WHY WOULD YOU NEED TO DO THAT? WHY
6 WOULD YOU NEED TO INDICATE THAT THEY HAVE A WEBSITE OR .COM?
7 THAT'S WHERE THE PROBLEM ARISES. THEN THE LINE GETS A LITTLE
8 BIT THINNER ABOUT REGISTERING AND TRAFFICKING IN DOMAIN NAMES
9 AND SIMPLY EXPRESSING YOUR COMPLAINT.

10 MR. SAADAT-NEJAD: THAT'S NOT IN THE DOMAIN. THAT'S
11 IN THE WEBSITE. I'M WRITING DOWN "I FOUND PACIFIC LAW CENTER
12 THROUGH PACIFICLAWCENTER.COM." IT'S PUBLISHING. WHETHER IT'S
13 ON CRAIG'S LIST OR OTHER DOMAINS THAT I OWN, THIS IS WHAT
14 THEY'RE USING THESE COURT ORDERS FOR.

15 THE COURT: THIS TEMPORARY ORDER WON'T PREVENT YOU
16 FROM MAKING REFERENCE TO THEIR DOMAIN NAME. WHAT IT WILL
17 PREVENT YOU FROM DOING, AS I SAID, IS ALIGNING OR CHANGING
18 SOME COMBINATION --

19 MR. SAADAT-NEJAD: IT'S ONLY THE DOMAIN ADDRESS IS
20 WHAT THIS ARGUMENT IT ABOUT, WHETHER IT'S BEFORE OR AFTER THE
21 .COM.

22 THE COURT: THERE MAY BE MORE TO IT THAN THAT. BUT
23 AT THIS POINT, WHAT I'M ENJOINING, WHAT I'M ORDERING YOU NOT
24 TO DO IS TO REGISTER OR TRAFFIC IN THEIR DOMAIN NAMES, IN ANY
25 COMBINATION OF THEM. YOU'VE ASKED ME WHAT I MEANT BY

1 "TRAFFICKING." I'VE TRIED TO EXPLAIN. I'VE EXPLAINED IT BY
2 SAYING WHAT I DON'T MEAN.

3 WHAT I DON'T MEAN IS THAT YOU CAN'T GET ON THE WEB
4 SOMEWHERE AND COMPLAIN IN SOME BLOG OR SOME SITE DEVOTED TO
5 COMPLAINING ABOUT LAWYERS THAT YOU HAD A BAD RUN WITH PACIFIC
6 LAW CENTERS. YOU GET TO DO THAT. BUT THIS ACTIVITY THAT'S
7 COMPLAINED ABOUT HERE, AS WE SAID SEVERAL TIMES, IS VERY
8 DIFFERENT FROM JUST COMPLAINING. THE REGISTRATION OF A DOMAIN
9 NAME WITH A SLIGHTLY DIFFERENT SUFFIX OR PREFIX IS DESIGNED,
10 AS I SAID, TO CAPTURE THE PEOPLE THAT MIGHT BE CONFUSED OR TO
11 COME UP ON A SEARCH ENGINE WHEN SOMEBODY IS LEGITIMATELY
12 LOOKING FOR THEM. I DON'T WANT YOU TO DO THAT. THAT'S WHAT'S
13 PROHIBITED.

14 MR. SAADAT-NEJAD: IN FACT, I WILL SAY HERE IN COURT
15 THAT I WILL EVEN UNPLUG PACIFIC LAW CENTER HYPHEN PACIFIC LAW
16 CENTER.

17 THE COURT: I MEAN THAT, TOO. ANY COMBINATION OF
18 HYPHENS OR --

19 MR. SAADAT-NEJAD: WHEN PUSH COMES TO SHOVE, PEOPLE
20 DO PUSH BACK.

21 THE COURT: WELL, IF YOU HAVE ANY OTHER CONFERENCES
22 HERE WITH MR. MC INTYRE, WHETHER YOU HAVE A GLOVE AND A BALL,
23 LEAVE THE BASEBALL BAT ASIDE. DON'T DO THAT. HE'S A REAL
24 GENTLEMAN, AND HE'LL TREAT YOU LIKE A GENTLEMAN. I EXPECT
25 BOTH SIDES TO BE COURTEOUS. DON'T DO THAT AGAIN.

COMPUTER-AIDED TRANSCRIPTION

1 MR. SAADAT-NEJAD: I UNDERSTAND.

2 NOS. 3 AND 4, HOW WILL THAT BE STATED ON THE ORDER?

3 THE COURT: WHAT I'VE WRITTEN IN -- INTERLINEATED IS
4 I'VE SCRATCHED THE WORD "USING," AND I'VE PUT IN THE WORDS
5 "REGISTERING AND TRAFFICKING IN THE SERVICE MARK OR TRADE NAME
6 PACIFIC LAW CENTER IN ANY RESPECT WHATSOEVER," "REGISTERING
7 AND TRAFFICKING," NO. 4, "THE SERVICE MARK OR TRADE NAME
8 SOLOMON WARD OR SOLOMON, WARD, SEIDENWURM & SMITH IN ANY
9 RESPECT WHATSOEVER."

10 THAT'S COMPREHENSIVE ENOUGH, COUPLED WITH THE
11 EXPLANATION THAT I'VE GIVEN YOU TODAY ABOUT WHAT'S PROHIBITED.
12 I DON'T WANT YOU TO COME BACK IN TOMORROW -- I DON'T WANT TO
13 SEE MR. MC INTYRE HERE ON MONDAY BECAUSE YOU SAID, "WELL, I
14 HAVE DEVISED A WORK-AROUND OF WHAT THE JUDGE EXPLAINED TO ME."
15 YOU AND I HAVE AN UNDERSTANDING TODAY.

16 MR. SAADAT-NEJAD: I WILL FLAT-OUT SAY RIGHT IN THIS
17 COURT WHAT IS GOING TO ONLY HAPPEN IS THAT EVERY INFORMATION
18 WILL STILL REMAIN ON THE WEBSITE. IT WILL NOT HAVE THE NAME
19 SOLOMON, WARD, SEIDENWURM & SMITH IN ANY WAY IN THE ADDRESS
20 BAR. PACIFIC LAW CENTER WILL NOT BE IN ANY WAY IN THE ADDRESS
21 BAR. BUT THE WEB PAGES WILL STILL EXIST WITH ANYTHING THAT IS
22 ON THERE.

23 THE COURT: THIS IS WHAT I'M GOING TO ORDER FOR NOW.
24 BUT IF THAT BECOMES A PROBLEM, IF IT'S STILL POPPING UP IN
25 SEARCH ENGINES, THEN I THINK THEY STILL HAVE A COMPLAINT.

COMPUTER-AIDED TRANSCRIPTION

1 MR. SAADAT-NEJAD: I WILL STILL POP UP. I ALREADY
2 KNOW THAT. BECAUSE AS LONG AS THE WORDS AND THE NAMES ARE IN
3 THE WEB PAGE, SOME WEB CRAWLERS, AND ESPECIALLY FOR GOOGLE,
4 THAT IS GOOD ENOUGH FOR THE WEB PAGE TO POP UP.

5 THE COURT: WELL, THAT'S A PROBLEM.

6 ME. SAADAT-NEJAD: THAT'S FREEDOM OF SPEECH.

7 THE COURT: THAT'S A PROBLEM BECAUSE THAT'S
8 DIFFERENT FROM WHAT WE'VE BEEN TALKING ABOUT. THAT'S
9 DIFFERENT FROM YOU EXPRESSING YOUR OPINIONS. THAT, IN MY
10 JUDGMENT, IS NOT JUST EXPRESSING AN OPINION AND MAKING
11 SPECIFIC REFERENCE TO THE WEBSITE THAT DIRECTED YOU IN THE
12 FIRST INSTANCE TO PACIFICLAWCENTER.COM. THAT'S DESIGNED, AS I
13 SAID, INSTEAD TO CAPTURE THE PEOPLE THAT USE SEARCH ENGINES OR
14 WEB CRAWLERS, AS YOU SAY. THAT'S PROBLEMATIC. I DON'T WANT
15 YOU TO DO THAT.

16 MR. SAADAT-NEJAD: I'M PREVENTED FROM PUBLISHING THE
17 NAME AND --

18 THE COURT: NO, YOU'RE NOT. AS I SAID, YOU CAN GET
19 ON A WEBSITE AND COMPLAIN AND SAY, "YOU KNOW, THIS ODDITY
20 FOR ME STARTED WHEN I GOT ONLINE AND I WENT TO
21 PACIFICLAWCENTER.COM." I'M NOT FORBIDDING YOU FROM MAKING ANY
22 REFERENCE TO THAT WEBSITE. WHAT I'M TELLING YOU IS THAT IF
23 YOU DO SOMETHING THAT'S DESIGNED TO CAUSE THIS THING TO POP UP
24 AND SOMEBODY TYPES IN PACIFICLAWCENTER.COM OR SOLOMONWARD.COM,
25 THAT'S DIFFERENT.

1 MR. SAADAT-NEJAD: OUTSIDE OF THE ADDRESS BAR
2 ITSELF?

3 THE COURT: YES. I THINK THAT THAT'S --

4 MR. SAADAT-NEJAD: BUT PUBLISHING THEIR NAME IS
5 ENOUGH FOR A SEARCH ENGINE FOR THAT WEBSITE TO POP UP ON
6 ESPECIALLY CRAIG'S LIST BECAUSE IT IS SO POPULAR. THAT'S
7 WHY --

8 THE COURT: HOW HAVE YOU REFERRED TO PACIFIC LAW
9 CENTER, FOR EXAMPLE, ON CRAIG'S LIST?

10 MR. SAADAT-NEJAD: HUSTLERS, THIEVES, AND CON
11 ARTISTS.

12 THE COURT: UNDER WHAT SECTION? I'M A LITTLE BIT
13 FAMILIAR WITH THAT WEBSITE. WHERE DO YOU --

14 MR. SAADAT-NEJAD: UNDER LEGAL AND LOCAL NEWS.

15 THE COURT: SO YOUR CAPTION FOR YOUR POSTING IS
16 "HUSTLERS, THIEVES, AND CON ARTISTS," AND THEN IN THE BODY OF
17 THE MESSAGE YOU TALK ABOUT PACIFICLAWCENTER.COM?

18 MR. SAADAT-NEJAD: YOU'RE TALKING ABOUT -- THE TITLE
19 I WOULD WRITE "PACIFIC LAW CENTER. WARNING: HUSTLERS,
20 THIEVES, AND CON ARTISTS." WHEN THEY CLICK ON THAT, THEY
21 ENTER -- USUALLY, I WOULD WRITE "100 PERCENT FREE. WARNING."
22 IT WOULD BE DOMAIN NAME FOR THAT 100FREELAWYERS.COM. THEY
23 WOULD ENTER THAT, AND THE INFORMATION WOULD BE ON THERE ABOUT
24 PACIFIC LAW CENTER. AND THE INFORMATION IS ON THERE JUST
25 BECAUSE THE WORDS "PACIFIC LAW CENTER."

COMPUTER-AIDED TRANSCRIPTION

1 NOW, I CAN WRITE A PARAGRAPH AND WRITE ABOUT PACIFIC
2 BEACH. I CAN WRITE ANOTHER PARAGRAPH ABOUT LAW. I CAN WRITE
3 ANOTHER PARAGRAPH ABOUT HELP CENTERS. AND THAT ITSELF WILL
4 STILL MAKE A WEB PAGE COME UP ON A SEARCH ENGINE FOR PACIFIC
5 LAW CENTER.

6 THE COURT: I SEE.

7 AGAIN, I THINK IT'S IN FINE LINE AS YOU CRYSTALLIZE
8 IT HERE. MY CONCERN AND I THINK THEIRS IS THAT THEY DON'T
9 WANT A SITUATION WHERE SOMEBODY IS NOT NECESSARILY PUTTING IN
10 THOSE THREE WORDS TO SEE WHAT COMES UP. THEY'RE MORE
11 CONCERNED WITH SOMEBODY WHO'S LOOKING FOR THEIR LAW FIRM IN
12 PARTICULAR ON THE WEB OR LOOKING FOR PACIFIC LAW CENTER ON THE
13 WEB AND THEY GET THIS PACIFICLAWCENTER/ OR -SANDIEGO.COM.
14 THAT'S VERY DIFFERENT FROM WHAT THEY'RE TALKING ABOUT. THAT
15 SEEMS TO ME, IN ITS CONSTRUCTION, TO BE DESIGNED TO CONFUSE
16 PEOPLE AND TO TRY TO GET PEOPLE OVER TO A --

17 MR. SAADAT-NEJAD: LIKE I SAID, I HAVE NO PROBLEM
18 WITH EVEN TRANSFERRING THESE DOMAIN NAMES TO THEM. THEY'RE
19 TRYING TO PREVENT ME FROM WRITING ANYTHING ABOUT THEM. THIS
20 IS THE MAIN ISSUE THAT'S GOING ON. IT REALLY HAS NOTHING TO
21 DO WITH DOMAIN NAMES, WHICH I'M WILLING --

22 THE COURT: HERE'S WHAT I'D SUGGEST TO YOU IN THE
23 INTERIM: WE'LL HAVE A HEARING BECAUSE YOU'VE ASKED FOR A
24 PRELIMINARY INJUNCTION HEARING. AND I'LL TAKE UP THESE
25 PERMUTATIONS OF EXACTLY WHAT THE RULE IS, WHAT YOU CAN DO AND

1 CAN'T DO, AT THAT HEARING BEFORE I ISSUE ANY FINAL INJUNCTION,
2 IF I DO.

3 IN THE MEANTIME, MY SUGGESTION TO YOU IS DON'T GET
4 CHALK ON YOUR SHOES BY COMING CLOSE TO THE LINE. BECAUSE IF
5 YOU DO THAT, THEN I'M GOING TO GET ANNOYED. I'M GOING TO LOSE
6 PATIENCE, AND I'M GOING TO THINK YOU'RE PLAYING GAMES IN THE
7 INTERIM UNTIL WE HAVE A FULL-BLOWN HEARING ON THIS AND I CAN
8 LISTEN TO YOUR POSITION AND THAT OF MR. MC INTYRE AND ISSUE A
9 RULING THAT IS RIGHT AND LEGAL, IN MY JUDGMENT.

10 MR. SAADAT-NEJAD: I HAVE NO CONTROL ON THE SEARCH
11 ENGINE BRINGING UP THE WEBSITES. I'M BEING BLAMED FOR
12 PUBLISHING.

13 THE COURT: NO. I THINK I'VE DRAWN --

14 MR. SAADAT-NEJAD: SEARCH ENGINES ARE VERY SMART.
15 THEY NOT ONLY UNDERSTAND --

16 THE COURT: I TAKE YOUR POINT THAT IF YOU HAVE THREE
17 PARAGRAPHS THAT HAVE THE WORDS "PACIFIC," "LAW," AND "CENTER"
18 IN THERE, THAT IT MIGHT COME UP ON SOME SEARCH ENGINE. THAT'S
19 NOT WHAT I'M TALKING ABOUT.

20 I'M TALKING ABOUT SOME DELIBERATE ATTEMPT, AS I
21 SAID, TO JUMBLE THE WORDS IN SUCH A WAY THAT IT COMES UP WHEN
22 SOMEBODY IS LOOKING FOR EITHER MR. MC INTYRE'S FIRM OR PACIFIC
23 LAW CENTER.

24 NOW, THERE'S A DIFFERENCE, AND I CAN RECOGNIZE THE
25 DIFFERENCE. THESE EXAMPLES THAT I'VE BEEN GIVEN IN THE

COMPUTER-AIDED TRANSCRIPTION

1 PAPERS WITH SOLOMONWARDSANDIEGO OR LAWFIRMSANDIEGO OR
2 PACIFIC-LAW-CENTER, THOSE APPEAR TO ME TO BE DIFFERENT IN KIND
3 FROM WHAT YOU'RE TALKING ABOUT. THEY APPEAR TO BE DELIBERATE
4 ATTEMPTS TO TRY TO DIVERT PEOPLE WHO ARE OTHERWISE LOOKING TO
5 GET ONTO PACIFIC LAW CENTER OVER TO YOUR WEBSITES. IT'S NOT
6 JUST SOMEBODY IN A SEARCH ENGINE THAT PICKS UP SOME
7 COMBINATION OF PACIFIC, LAW, AND CENTER.

8 MR. SAADAT-NEJAD: RIGHT NOW, FOR EXAMPLE, I HAVE
9 THE 100FREELAWYERS.COM/PACIFICLAWCENTERSANDIEGO.

10 THE COURT: SEE, THAT'S THE PROBLEM.

11 MR. SAADAT-NEJAD: I WILL UNPLUG THAT UNTIL THE
12 COURT IS SATISFIED. BUT 100FREELAWYERS.COM WILL STILL COME UP
13 ON THE FIRST PAGE JUST BECAUSE INTERNALLY ON THE WEBSITE IT
14 SAYS PACIFICLAWCENTERSUCKS.

15 THE COURT: THE 100FREELAWYERS.COM, THAT'S FINE. NO
16 ONE'S HERE TO COMPLAIN ABOUT THAT. NO ONE, IN MY JUDGMENT --
17 BASED ON WHAT I KNOW, THAT DOMAIN NAME'S NOT IMPLICATED IN ANY
18 PROTECTED INTEREST OF THE PLAINTIFFS HERE. BUT WHEN YOU ADD
19 IN COMBINATION /PACIFICLAWCENTER, THAT'S A PROBLEM. YOU
20 ACKNOWLEDGE THAT. DON'T DO THAT IN THE INTERIM. I WON'T
21 ISSUE A FINAL ORDER UNTIL AFTER I HEAR MORE FROM BOTH SIDES.

22 ANYTHING ELSE, MR. MC INTYRE?

23 MR. MC INTYRE: AN OBSERVATION.

24 WE DID MEET WITH MR. SAADAT-NEJAD FOR FOUR HOURS,
25 THE BASEBALL BAT NOTWITHSTANDING. AND I THOUGHT WE'D MADE

1 SOME PROGRESS. WE DIDN'T MAKE THE PROGRESS I THOUGHT WE MADE.
2 THIS CASE HAS ALSO BEEN REFERRED TO MAGISTRATE JUDGE PORTER.

3 I WILL ACCEPT MR. SAADAT-NEJAD'S OFFER TO TRANSFER
4 THE DOMAIN NAMES BACK TO SOLOMON WARD AND PACIFIC LAW CENTER,
5 RESPECTIVELY. I'M WONDERING -- WE ARE NOWHERE NEAR E&E TIME
6 IN THIS CASE. BUT I'M WONDERING IF, WITH THE ASSISTANCE --
7 BASED ON THE COURT'S EARLIER REMARKS, WITH THE ASSISTANCE OF
8 MAGISTRATE JUDGE PORTER, WE MIGHT SAVE THIS COURT A WHOLE LOT
9 OF TIME AND ENERGY AND SEE IF THIS CAN BE BROUGHT TO A
10 RESOLUTION.

11 THE COURT: HOW ABOUT THAT, MR. SAADAT? DO YOU KNOW
12 WHAT HE'S SUGGESTING?

13 MR. SAADAT-NEJAD: WE CAN HAVE ANOTHER MEETING.

14 THE COURT: HE WANTS A MEETING THAT'S MEDIATED OVER
15 BY A JUDICIAL OFFICER. WE HAVE MAGISTRATE JUDGES WHO WORK IN
16 OUR COURT. I USED TO BE A MAGISTRATE JUDGE FOR SIX YEARS.
17 AND THEIR SPECIALTY IS TRYING TO BRING PARTIES TOGETHER AND
18 REACH SOME REASONABLE ACCOMMODATION. THEY SETTLE A LOT OF
19 CASES. THEY GET PEOPLE TALKING, AND SOMETIMES THEY FIND THEIR
20 DIFFERENCES AREN'T AS GREAT AS THEY IMAGINED OR THEY APPEAR
21 WHEN YOU LOOK AT PLEADINGS. JUDGE PORTER IS VERY EXPERIENCED.

22 SO WHAT MR. MC INTYRE IS SUGGESTING IS EVEN THOUGH
23 ALL CASES HERE GO THROUGH A PRELIMINARY ATTEMPT TO SETTLE
24 CALLED AN EARLY INTRO EVALUATION CONFERENCE, WE'RE NOT CLOSE
25 TO THAT YET. THAT HAPPENS IN THE MATTER OF COURSE. WHAT HE'S

1 SUGGESTING IS THAT PERHAPS RATHER THAN MEETING TOGETHER AGAIN
2 JUST THE TWO OF YOU, THAT YOU GO DOWN WITH SOME NEUTRAL PARTY
3 THAT DOESN'T HAVE A STAKE IN THE OUTCOME AND THAT SHE ATTEMPTS
4 TO REACH SOME KIND OF ACCOMMODATION THAT CAN TERMINATE THIS
5 CASE WITHOUT A LOT MORE LEGAL WORK.

6 ARE YOU WILLING TO --

7 MR. SAADAT-NEJAD: I'M WILLING TO AS LONG AS
8 PLAINTIFF UNDERSTANDS THAT I'M NOT IN A FINANCIAL SITUATION TO
9 PAY ANY LAWYER OR ATTORNEY OR HIRE A JUDGE.

10 THE COURT: THOSE THINGS CAN BE DISCUSSED IN FRONT
11 OF JUDGE PORTER. THAT'S NOT FOR ME. I'M --

12 MR. SAADAT-NEJAD: I'M SORRY TO INTERRUPT.

13 IS THAT A SERVICE THAT THE COURT OFFERS?

14 THE COURT: IT'S A SERVICE THAT THE COURT OFFERS.
15 YOU DON'T HAVE TO PAY FOR IT.

16 MR. SAADAT-NEJAD: SO I DON'T HAVE TO REACH INTO MY
17 POCKET?

18 THE COURT: ALL YOU HAVE TO DO IS SHOW UP IN GOOD
19 FAITH WITH AN OPEN MIND. I'M NOT ASKING YOU TO ABANDON YOUR
20 POSITIONS. BUT NO BASEBALL BATS, GLOVES, OR BALLS. BE
21 RESPECTFUL. AND JUDGE PORTER WILL SIT DOWN WITH YOU AND
22 MR. MC INTYRE AND TRY TO HAMMER OUT SOME AGREEMENT AND GOING
23 OVER SOME OF THE THINGS THAT WE'VE TALKED ABOUT TODAY AND
24 SAYING, "OKAY. IF YOU'RE ALL RIGHT WITH THIS, THEY'RE OKAY
25 WITH THIS."

COMPUTER-AIDED TRANSCRIPTION

1 AND THEN USUALLY IT RESULTS, IF THERE IS A
2 SETTLEMENT, IN SOME KIND OF WRITTEN DOCUMENT THAT SPELLS OUT
3 EXACTLY WHAT'S OKAY AND WHAT'S NOT OKAY. AND THEN THE CASE IS
4 OVER.

5 MR. SAADAT-NEJAD: THAT SOUNDS VERY REASONABLE. BUT
6 TO THIS POINT, THERE STILL IS NOT AN ARGUMENT FOR THE DOMAIN
7 NAMES TO BE TRANSFERRED OVER.

8 THE COURT: THAT'S A MATTER THAT YOU CAN DISCUSS
9 BETWEEN YOURSELVES AND JUDGE PORTER.

10 WHAT DO YOU SUGGEST, THEN, MR. MC INTYRE, FOR ME IN
11 SETTING A DATE FOR THE PRELIMINARY INJUNCTION HEARING ON THIS?
12 I DON'T WANT TO CALL JUDGE PORTER AND SAY, "DROP EVERYTHING
13 AND DO IT RIGHT NOW." CAN THIS BE PUT OFF MAYBE 14 DAYS?

14 MR. MC INTYRE: THAT WOULD BE FINE. IT STRIKES ME
15 THAT IF WE'RE GOING TO GET IT RESOLVED IN FRONT OF JUDGE
16 PORTER, BEFORE WE COME BACK HERE AND USE THIS COURT'S TIME ON
17 A PRELIMINARY INJUNCTION HEARING, IF WE CAN --

18 THE COURT: YOU WANT THREE WEEKS?

19 MR. MC INTYRE: WHATEVER -- YOU HAVE A BETTER SENSE
20 OF YOUR OWN SCHEDULE AND ALSO WHAT JUDGE PORTER'S MIGHT BE.

21 THE COURT: I CAN DO THIS ANYTIME. I TAKE THESE
22 MATTERS BECAUSE OF THE IMPORTANCE AND THE POSSIBILITY OF
23 IRREPARABLE HARM. I SCHEDULE THEM AT NOON IF I HAVE TO.

24 MR. MC INTYRE: I UNDERSTAND. I'VE BEEN HERE.

25 THE COURT: HERE'S THE THING: I WANT TO GIVE YOU A

1 TIME TO TRY TO SETTLE THE CASE WITHOUT THE IMPENDING BURDEN OF
2 FILING YOUR PRELIMINARY INJUNCTION --

3 MR. MC INTYRE: THAT'S FINE, YOUR HONOR. AS LONG AS
4 THERE'S A TRO IN PLACE AND AN AGREEMENT TO ABIDE BY THE
5 TEMPORARY RESTRAINING ORDER, WHATEVER THIS COURT WANTS TO SET,
6 AND THEN TO GET ONTO JUDGE PORTER'S DANCE CARD, IT WILL
7 PROBABLY BE MORE EFFECTIVE, YOUR HONOR, IF YOU OR SOMEBODY
8 FROM YOUR CHAMBERS WOULD CALL HER CHAMBERS AND SEE IF WE CAN
9 GET IT SCHEDULED.

10 THE COURT: I'LL DO THAT AS SOON AS WE FINISH HERE.
11 I'M GOING TO ASK HER TO ACCOMMODATE YOU WITHIN THE NEXT TWO
12 WEEKS. THEN IT SEEMS TO ME IF THAT DOESN'T WORK, THEN I'D
13 PROBABLY GIVE YOU TIME TO FILE PAPERS AND SEE YOU TWO WEEKS
14 LATER. NOW I'M THINKING MAYBE FOUR WEEKS OUT FOR THE NEXT
15 HEARING ON THIS. THE TEMPORARY RESTRAINING ORDER WILL BE IN
16 PLACE DURING THAT TIME.

17 IS THAT AGREEABLE TO YOU?

18 MR. SAADAT-NEJAD: THE TEMPORARY RESTRAINING ORDER
19 BEING IN PLACE IS AGREEABLE, BUT THE TEMPORARY RESTRAINING
20 ORDER ALSO WASN'T SIGNED IN YOUR COURT, BUT IN THE SUPERIOR
21 COURT.

22 THE COURT: I'M TALKING ABOUT THE NEW ONE.

23 MR. SAADAT-NEJAD: I UNDERSTAND THAT. IF THE
24 PLAINTIFF WOULD AGREE THAT THEY WILL NOT USE THE RESTRAINING
25 ORDER THAT WAS SIGNED BY THE SUPERIOR COURT --

1 THE COURT: YOU HAVE TO GO BACK TO SUPERIOR COURT,
2 THEN. THAT'S NOT A MATTER IN FRONT OF ME.

3 MR. SAADAT-NEJAD: WOULD THE PLAINTIFF LIKE TO
4 EXPRESS THAT PART THAT I'M SAYING?

5 THE COURT: WHAT'S THE PART? IS THERE A USING
6 PROVISION THAT YOU THINK IS --

7 MR. SAADAT-NEJAD: YEAH, JUST LIKE YOUR HONOR MADE
8 CHANGES ON ITEMS 3 AND 4.

9 THE COURT: RATHER THAN HAVE ME BROKER THAT, WHY
10 DON'T YOU TALK TO MR. MC INTYRE ABOUT IT. HE'S VERY
11 REASONABLE. HE'S AGREED TO THESE CHANGES THAT I'VE
12 CONSTRUCTED, AND HE UNDERSTANDS. SO WHY DON'T YOU TALK TO HIM
13 AFTER THE HEARING. AND I'M NOT TRYING TO DODGE IT, BUT IT
14 ISN'T AN ORDER THAT I ISSUED, AND I HAVE NO AUTHORITY TO
15 CHANGE THE ORDER OR TO MEDDLE IN THAT.

16 WHO WAS THE SUPERIOR COURT JUDGE?

17 MR. MC INTYRE: JUDGE STRAUSS.

18 MR. SAADAT-NEJAD: IT'S FROM THE MOVIES THAT WE GET
19 THAT THE HIGHER COURT CAN STRIKE DOWN THE LOWER COURT.

20 THE COURT: YOU'LL GET IN TROUBLE IF YOU GO OVER
21 THERE AND TELL THEM THAT THIS IS A HIGHER COURT. THIS IS A
22 CO-EQUAL COURT. I'M A TRIAL COURT JUDGE JUST AS HE IS. I
23 DON'T HAVE ANY AUTHORITY OVER HIM ON THESE TYPES OF MATTERS.

24 MR. SAADAT-NEJAD: IT'S VIOLATING MY CIVIL RIGHTS.

25 THE COURT: HE'D BE ESPECIALLY ANNOYED BECAUSE HE'S

COMPUTER-AIDED TRANSCRIPTION

1 BEEN A JUDGE A LOT LONGER THAN I HAVE. BE CAREFUL WITH THE
2 HIGHER AND LOWER DESIGNATIONS WHEN YOU'RE IN FRONT OF HIM.

3 OKAY. HERE'S WHAT I'M GOING TO DO: I'M GOING TO
4 SET THIS 28 DAYS OUT. I'M GOING TO CALL JUDGE PORTER.

5 IS THERE A WAY TO GET IN TOUCH WITH YOU?

6 MR. SAADAT-NEJAD: YES. MR. MC INTYRE HAS BEEN ABLE
7 TO GET IN TOUCH WITH ME. WE HAVE AN AGREEMENT WITH THE
8 SUPERIOR COURT THAT ANY PAPERWORK TO BE SENT TO ME WILL BE
9 SENT TO ME IN A FED EX PACKAGE, A DUPLICATE COPY WILL BE SENT.
10 AND A DUPLICATE COPY WILL NOT BE NECESSARY IN THIS MATTER. IF
11 THEIR OFFICE WISHES TO CALL ME FOR ME TO COME PICK UP THE
12 PACKAGE, THEY MAY DO SO.

13 THE COURT: HERE'S WHAT WE'LL DO, THEN: WE'LL
14 FOLLOW THAT CONVENTION IN THIS CASE IN TERMS OF FILING PAPERS.
15 BUT I JUST WANTED TO MAKE SURE THAT HE HAS A WAY OF GETTING IN
16 TOUCH WITH YOU. I'M GOING TO CALL JUDGE PORTER AND PREVAIL
17 UPON HER, IF I CAN, TO SEE YOU WITHIN THE NEXT TWO WEEKS, YOU
18 AND MR. MC INTYRE. AND THEN I'LL HAVE HER CHAMBERS CALL
19 MR. MC INTYRE AND GIVE THEM A DATE AND TIME. IN TURN, HE CAN
20 GET A HOLD OF YOU.

21 MR. SAADAT-NEJAD: THIS WILL ONLY HAPPEN BETWEEN
22 MONDAYS AND FRIDAYS?

23 THE COURT: THAT'S RIGHT. IT'S VERY IMPORTANT THAT
24 YOU BE THERE AND BE THERE ON TIME, THOUGH. BECAUSE SHE'S
25 GOING TO MAKE AN ACCOMMODATION TO ME. I'M SURE SHE HAS

COMPUTER-AIDED TRANSCRIPTION

1 MATTERS SCHEDULED. SO SHE'LL MAKE AN ACCOMMODATION TO ME, BUT
2 IT'S IMPORTANT THAT YOU BE THERE ON TIME.

3 AND LET ME TELL YOU WHAT I ALSO ASK: AS A FORMER
4 MAGISTRATE JUDGE, I WANT YOU TO GO THERE WITH AN OPEN MIND.
5 YOU SEEM VERY REASONABLE TO ME TODAY. IF YOU TAKE THAT
6 REASONABLE ATTITUDE IN WITH YOU, THEN I THINK THERE'S A PRETTY
7 GOOD LIKELIHOOD THAT YOU CAN PROBABLY SETTLE YOUR DIFFERENCES
8 WITH THE PLAINTIFFS IN THIS CASE.

9 NOW, IF YOU DON'T, THEN I'LL BE PREPARED TO HEAR
10 FROM YOU 28 DAYS FROM NOW. GO IN THERE WITH AN OPEN MIND.
11 SHE'S AN EXPERIENCED MEDIATOR. SHE'S NOT GOING TO TAKE SIDES
12 AGAINST YOU OR AGAINST THEM. SHE'S GOING TO HEAR BOTH OF YOU
13 OUT, LISTEN TO YOUR CONCERNS, AND THEN TRY TO REACH SOME
14 MIDDLE GROUND AND ACCOMMODATION THAT'S SUITABLE FOR BOTH OF
15 YOU. ALL RIGHT?

16 MR. SAADAT-NEJAD: AGREED.

17 THE COURT: CAN YOU GIVE US A DATE 28 DAYS OUT.

18 THE CLERK: APRIL 26TH.

19 THE COURT: IS THAT A MONDAY?

20 THE CLERK: THAT'S A THURSDAY.

21 THE COURT: I'M GOING TO SET IT -- I THINK I'M GOING
22 TO BE IN JURY TRIAL. SO I'M GOING TO SET THIS AT NOON. I
23 HATE TO IMPOSE ON YOUR NOON HOUR. EAT A BIG BREAKFAST THAT
24 MORNING.

25 THURSDAY, THE 26TH OF APRIL AT NOON FOR A HEARING ON

COMPUTER-AIDED TRANSCRIPTION

1 THE PRELIMINARY INJUNCTION IN THIS CASE IF WE GO FORWARD. I'M
2 GOING TO HAVE TO SET A BRIEFING SCHEDULE, TOO.

3 I'LL TRY TO GET YOU IN SOONER RATHER THAN LATER,
4 WITHIN THE NEXT TWO WEEKS.

5 I'M GOING TO ASK, MR. MC INTYRE, CAN YOU FILE YOUR
6 MOVING PAPERS BY THE 16TH?

7 MR. MC INTYRE: CERTAINLY, YOUR HONOR.

8 AND THEN YOUR REPLY AND OPPOSITION -- AND THAT'S ALL
9 I'M -- YOUR RESPONSE IN OPPOSITION WILL BE DUE ON THE 23RD, BY
10 CLOSE OF BUSINESS ON THE 23RD.

11 NOW, MAKE SURE YOU OBSERVE THE FILING REQUIREMENTS
12 HERE. I WANT TO MAKE SURE THAT PAPER'S IN OUR HANDS. SO YOU
13 CAN E-FILE. I THINK YOU HAVE TO HERE. BUT ALSO BRING US A
14 COURTESY COPY SO WE MAKE SURE WE HAVE YOUR RESPONSE.

15 MR. SAADAT-NEJAD: E-FILE?

16 MR. MC INTYRE: NO E-FILING UNLESS YOU'RE A MEMBER
17 OF THE BAR.

18 THE COURT: YOU FILE IT WITH THE CLERK'S OFFICE LIKE
19 YOU FILED YOUR FIRST RESPONSE IN OPPOSITION TO THE TRO.

20 DO ME A FAVOR. FILE IT IN THE CLERK'S OFFICE, AND
21 THEN COME UP HERE. THERE'S A COURT SECURITY OFFICER ON THE
22 SECOND FLOOR. TELL HIM YOU HAVE SOME PAPERS TO DROP OFF FOR
23 JUDGE BURNS IF WE GET TO THAT HEARING. I'M HOPEFUL THAT
24 YOU'LL SETTLE THE CASE.

25 MR. SAADAT-NEJAD: I THINK IT SHOULD BE SETTLED.

1 ALSO, FOR NOT ONLY THE COURT ORDER, BUT I'M GOING TO REMOVE
2 OTHER DOMAIN NAMES THAT WERE NOT ON THIS COURT ORDER.

3 THE COURT: GOOD.

4 MR. SAADAT-NEJAD: BUT FOR THE PLAINTIFF TO
5 UNDERSTAND AND FOR THE COURT TO UNDERSTAND, IT'S
6 TIME-CONSUMING. AND THIS WILL BE DONE AND COMPLETE BY 3:00
7 TOMORROW.

8 THE COURT: IF IT DOESN'T SETTLE, THEN THEY'RE GOING
9 TO HAVE TO FILE THEIR FURTHER PAPERS IN SUPPORT OF THE
10 INJUNCTION BY THE 16TH OF APRIL. AND THEY'LL FOLLOW THE
11 CONVENTIONS THAT YOU ARTICULATED ABOUT CALLING YOU AND HAVING
12 YOU COME OVER AND PICK UP THE PAPERS OR SENDING THEM WHEREVER
13 THEY'VE SENT THEM IN THE PAST. BUT I WANT YOU ALSO TO SERVE
14 THEM AND SERVE THE COURT BY NO LATER THEN 5:00 ON THE 23RD.
15 TRY NOT TO PRESS IT RIGHT TO 5:00 BECAUSE I WANT TO HAVE
16 TIME TO FAIRLY CONSIDER IT. AND THEN I'LL SEE YOU AND
17 MR. MC INTYRE ON THE 26TH IF THERE NEEDS TO BE A HEARING.

18 HERE'S WHAT'S GOING TO HAPPEN BETWEEN NOW AND THE
19 1ST OF APRIL: I'M GOING TO CALL JUDGE PORTER RIGHT AWAY. I'M
20 GOING TO TRY TO GET A DATE. WE'RE GOING TO COMMUNICATE THAT
21 TO MR. MC INTYRE. SO SOMETIME TODAY OR POSSIBLY TOMORROW,
22 HE'LL CALL YOU AND SAY, "HERE'S OUR DATE TO BE IN FRONT OF
23 JUDGE PORTER, THIS DATE AND TIME." SHE'S DOWN ON THE FIRST
24 FLOOR.

25 MR. SAADAT-NEJAD: AND ALSO -- I FORGOT WHAT I WAS

1 GOING TO SAY. I APOLOGIZE.

2 THE COURT: 4/26 AT NOON UNLESS THE CASE IS SETTLED.
3 I'LL SEE YOU BACK HERE WITH A BRIEFING SCHEDULE.

4 MR. SAADAT-NEJAD: CAN THE COURT GIVE ME A COPY OF
5 THESE THINGS?

6 THE COURT: YES, I WILL. I'LL GIVE YOU A COPY OF
7 THIS ORDER.

8 MR. MC INTYRE: JUST SO MR. SAADAT-NEJAD
9 UNDERSTANDS, JUDGE PORTER IS PROBABLY GOING TO WANT SOME
10 POSITION PAPER DONE AS A SETTLEMENT CONFERENCE STATEMENT OR
11 BRIEF FROM HIM. AND I'M JUST LETTING HIM KNOW NOW THROUGH THE
12 COURT THAT SHE WILL WANT SOMETHING IN WRITING FROM HIM. IT
13 CAN BE CONFIDENTIAL SO THAT WE DON'T SEE IT AND IT GOES JUST
14 TO JUDGE PORTER OR YOU CAN -- MR. SAADAT-NEJAD WOULD THEN
15 ALTERNATIVELY HAVE THE OPPORTUNITY OF GIVING A COPY TO US. HE
16 CAN DO IT EITHER WAY. IF IT'S CONFIDENTIAL, HE SHOULD
17 UNDERSTAND THAT JUDGE PORTER WILL RESPECT HIS CONFIDENCES.

18 THE COURT: DO YOU UNDERSTAND WHAT MR. MC INTYRE
19 JUST SAID?

20 MR. SAADAT-NEJAD: VERY BRIEFLY.

21 THE COURT: BEFORE THE SETTLEMENT CONFERENCE --
22 HERE'S HOW I USED TO DO IT: I USED TO TELL THE PARTIES COMING
23 IN FOR SETTLEMENT CONFERENCE "HUM A FEW BARS ABOUT WHAT YOUR
24 CASE IS ABOUT. TELL ME WHAT YOUR POSITION IS, WHY YOU THINK
25 THEIR POSITION IS UNREASONABLE. TELL ME WHAT TERMS WOULD BE

COMPUTER-AIDED TRANSCRIPTION

1 ACCEPTABLE TO YOU FOR SETTLEMENT. DON'T GIVE ME ANY MORE THAN
2 TEN PAGES."

3 I WANT TO KNOW WHAT YOUR POSITION IS AND WHAT IT
4 WOULD TAKE TO SETTLE THIS CASE, AND I WANT TO KNOW FROM THEM.
5 I WOULD REQUIRE THAT THOSE BE FILED CONFIDENTIALLY. IN OTHER
6 WORDS, I WOULDN'T HAVE YOU SERVE YOUR SETTLEMENT POSITION ON
7 THEM, NOR WOULD I HAVE THEM SERVE THEIRS ON YOU. I WOULD BE
8 THE ONLY ONE READING THOSE.

9 MR. SAADAT-NEJAD: THIS LETTER WILL BE ADDRESSED TO
10 YOUR HONOR?

11 THE COURT: NO. IT WOULD BE ADDRESSED TO JUDGE
12 PORTER BECAUSE IT GIVES THE JUDGE THAT'S TRYING TO DO THE
13 SETTLEMENT A LITTLE BIT OF BACKGROUND SO THEY DON'T HAVE TO
14 INVENT THE WHEEL WHEN YOU FIRST GET THERE. THEY SAY, "OKAY.
15 I HAVE AN IDEA OF WHAT THIS CASE IS ABOUT." THEY MAY HAVE
16 SOME QUESTIONS THAT THEY ASK YOU.

17 SO WHAT MR. MC INTYRE IS FORECASTING IS THAT JUDGE
18 PORTER MAY HAVE SOME REQUIREMENT THAT SAYS, "MR. NEJAD, TELL
19 ME A LITTLE BIT ABOUT YOUR CASE AND WHAT YOUR POSITION IS ON
20 THIS." IT DOESN'T HAVE TO BE ANYTHING FORMAL. AS I SAID, YOU
21 CAN SIT DOWN AND WRITE AN ESSAY, NOT LONG, TEN PAGES
22 DOUBLE-SPACED, SOMETHING LIKE THAT, AND SAY, "HERE'S MY
23 POSITION. HERE'S THE BACKGROUND THAT I THINK IS RELEVANT TO
24 INFORM THE DECISIONS TO BE MADE."

25 AND SO HE'LL TELL YOU, ALSO, WHEN HE GIVES YOU THE

1 DATE, WHETHER THE COURT IS GOING TO REQUIRE SOMETHING LIKE
2 THAT AND, IF SO, WHEN IT'S DUE AND WHEN YOU SERVE IT.

3 MR. SAADAT-NEJAD: OKAY.

4 THE COURT: I'M GOING TO GIVE YOU A COPY OF THIS
5 ORDER NOW.

6 LET ME GO OVER IT ONE MORE TIME.

7 THE HEARING, IF WE NEED ANOTHER HEARING IN THIS
8 CASE, IS GOING TO BE ON THURSDAY, APRIL 26TH AT NOON. TEN
9 DAYS BEFORE THAT, THE PLAINTIFF IS REQUIRED TO FILE WHATEVER
10 ADDITIONAL PAPERS THAT THEY WANT ME TO SEE IN SUPPORT OF THEIR
11 MOTION FOR A PRELIMINARY INJUNCTION, WHICH WOULD BE A MORE
12 PERMANENT STATEMENT OF THESE RESTRICTIONS.

13 YOUR OPPOSITION, IF WE GET TO THAT, IS DUE NO LATER
14 THAN THE 23RD. THAT'S SPELLED OUT HERE, TOO. YOU'VE GOT TO
15 FILE SOME PAPERS ON THE 23RD, AND THEN I'LL SEE YOU ON THE
16 26TH. IN THE MEANTIME, DON'T DO ANY OF THE THINGS THAT I'VE
17 LISTED ON HERE.

18 MR. SAADAT-NEJAD: AS I SAID, IT WILL BE ALL
19 UNPLUGGED BY 3:00 TOMORROW, AND I HAVE NO ARGUMENTS WITH THESE
20 COURT DATES. EVERYTHING FALLS IN LINE WITH THE OTHER CIVIL
21 CASES THAT HAVE BEEN FILED.

22 THE COURT: IS THERE ANYTHING SCHEDULED ON THAT
23 MATTER ON THE DATES THAT I'VE SET?

24 MR. SAADAT-NEJAD: VERY CLOSE TO IT, APRIL 20TH.
25 IT'S THE EXACT SAME ALLEGATIONS, DIFFERENT JUDGES.

COMPUTER-AIDED TRANSCRIPTION

1 THE COURT: WHEN YOU GET IN FRONT OF JUDGE PORTER,
2 YOU MAY BE ABLE TO SETTLE THE WHOLE THING LOCK, STOCK, AND
3 BARREL. IT HAPPENS SOMETIMES, AS I SAID, WHEN I WAS A
4 MAGISTRATE JUDGE, THAT THERE WOULD BE CIVIL -- THERE WOULD BE
5 STATE PROCEEDINGS GOING ON, TOO, THAT WERE RELATED. AND
6 SOMETIMES THE PARTIES WOULD REACH AN AGREEMENT THAT INCLUDED
7 THE STATE PROCEEDINGS. SO --

8 MR. MC INTYRE: THAT WOULD BE MY HOPE, YOUR HONOR,
9 IF WE HAVE A MEETING WITH JUDGE PORTER.

10 MR. SAADAT-NEJAD: THIS MATTER -- MEETING THAT WE'RE
11 HAVING WITH JUDGE PORTER WOULD AFFECT THE OTHER THREE CIVIL
12 CASES?

13 THE COURT: IT MIGHT. IT COULD IF YOU WERE IN
14 AGREEMENT THAT THERE BE A COMPREHENSIVE AGREEMENT THAT SETTLES
15 ALL OF THEM.

16 MR. SAADAT-NEJAD: THAT'S GREAT.

17 THE COURT: ALEX, WILL YOU RUN TWO COPIES OF THIS.
18 I'VE SIGNED THE ORDER TODAY AS I'VE EXPLAINED IT. GIVE THEM
19 TO MR. MC INTYRE AND MR. NEJAD.

20 MR. SAADAT-NEJAD: IT'S BEEN AN HONOR TO BE IN THIS
21 COURTROOM MY FIRST TIME IN FEDERAL COURT. AND AS YOUR HONOR
22 KNOWS, I'M VERY CONSCIOUS OF THE POLITICS THAT GOES ON AROUND
23 THE WORLD. THIS WAS A GREAT OPPORTUNITY FOR ME TO FILE BOTH
24 HORRIBLE PICTURES IN A GOOD DISTRICT COURT AND TO BE ON A
25 PUBLIC RECORD. THIS REALLY IS WHAT GOT ME SO HAPPY ABOUT

COMPUTER-AIDED TRANSCRIPTION

1 COMING INTO THIS COURT. BEING ABLE TO PUT THOSE PICTURES IN A
2 PUBLIC RECORD FOR ME IS A BIG DEAL.

3 THE COURT: ALEX, WILL YOU GET MR. NEJAD A COPY OF
4 MY LOCAL CIVIL RULES. THESE ARE THE RULES I TOLD YOU ABOUT
5 FOR FILING FUTURE PLEADINGS. OBSERVE THESE RULES. LIKE I
6 SAID, THEY'RE NOT TECHNICAL. THEY'RE NOT HARD. BUT THEY
7 REQUIRE DOUBLE-SPACE, AND THERE IS A PAGE LIMIT.

8 MR. SAADAT-NEJAD: OKAY.

9 (DISCUSSION OFF THE RECORD)

10 MR. MC INTYRE: I'LL BE PLEASED TO GET
11 MR. SAADAT-NEJAD A COPY OF THE COURT'S LOCAL RULES. WE HAVE
12 THEM.

13 THE COURT: THE CLERK'S OFFICE CHARGES A FEE FOR THE
14 COPYING. HE'S GOING TO GIVE YOU ONE GRATIS.

15 MR. SAADAT-NEJAD: FREE?

16 THE COURT: YES.

17 MR. SAADAT-NEJAD: I'LL TAKE ANYTHING.

18 THE COURT: HAVE A NICE WEEKEND.

19 MR. MC INTYRE: THANK YOU, YOUR HONOR.

20 --000--

21 I HEREBY CERTIFY THAT THE TESTIMONY
22 ADDUCED IN THE FOREGOING MATTER IS
23 A TRUE RECORD OF SAID PROCEEDINGS.

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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

PACIFIC LAW CENTER, a Professional
Law Corporation; and SOLOMON WARD
SEIDENWURM & SMITH, LLP,

Plaintiff,

vs.

SHAHROK SAADAT-NEJAD, an
individual,

Defendant.

CASE NO. 07cv0460-LAB (POR)

PRELIMINARY INJUNCTION

On April 26, 2007, the court convened the show cause hearing why the Temporary Restraining Order ("TRO") entered March 29, 2007 in this cybersquatting/trademark infringement action should not be converted to a Preliminary Injunction. Edward J. McIntyre, Esq. appeared for the plaintiff law firms. Defendant Shahrok Saadat-Nejad ("Saadat-Nejad") appeared *in propria persona*. In consideration of the supplemental memoranda each side filed, and for the reasons recited on the record at the TRO hearing (incorporated herein by reference) as well as at the Preliminary Injunction hearing, the court **GRANTED** the request to convert the TRO to a Preliminary Injunction.

The standard for issuing TROs and Preliminary Injunctions is the same. See Lockheed Missile & Space Co., Inc. v. Hughes Aircraft Co., 887 F. Supp. 1320, 1323 (N.D. Cal. 1995). A party seeking injunctive relief under FED. RULE CIV. P. 65 must show either (1) a combination of probable success on the merits and the possibility of irreparable harm, or (2) that serious questions are raised and the balance of hardships tips sharply in the moving

1 party's favor. Sun Microsystems, Inc. v. Microsoft Corp., 188 F.3d 1115, 1119 (9th Cir.
2 1999). "These two formulations represent two points on a sliding scale in which the required
3 degree of irreparable harm increases as the probability of success decreases." Roe v.
4 Anderson, 134 F.3d 1400, 1402 (9th Cir. 1998); see Nat'l Center For Immigrants Rights, Inc.
5 v. INS, 743 F.2d 1365, 1369 (9th Cir. 1984) ("The greater the relative hardship to the moving
6 party, the less probability of success on the merits must be shown"). Even if the court is
7 uncertain of the moving party's likelihood of success on the merits, a TRO may still issue if
8 the moving party convinces the court that the balance of hardship tips in its favor. See
9 Southwest Voter Registration Educ. Project v. Shelley, 344 F.3d 914, 917 (9th Cir. 2003).
10 Applying those standards, the court found plaintiffs carried their burden to demonstrate
11 probable success on the merits and irreparable harm. The court also found the balance of
12 hardships tips in plaintiffs' favor. The court again spent substantial time discussing with
13 Saadat-Nejad the types of protected speech that fall outside the scope of the injunction,
14 while delineating the prohibited activity enjoined by this Preliminary Injunction. He assured
15 the court he understood.

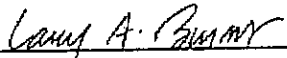
16 For all the foregoing reasons, **IT IS HEREBY ORDERED**, until resolution of this
17 action, Saadat-Nejad, and anyone acting in concert with him, is hereby enjoined and
18 restrained from:

- 19 1. Registering and trafficking in any internet website or domain name that
20 contains the words Pacific, Law and Center, with or without other words or symbols, in any
21 respect whatsoever;
- 22 2. Registering and trafficking in any internet website or domain name that
23 contains the words Solomon and Ward, with our without other words or symbols, in any
24 respect whatsoever;
- 25 3. Registering and trafficking in the service mark or trade name Pacific Law
26 Center in any respect whatsoever; and
- 27 4. Registering and trafficking in the service mark or trade name Solomon Ward
28 or Solomon Ward Seidenwurm & Smith in any respect whatsoever.

1 Plaintiffs' counsel shall ensure service of this Order on Saadat-Nejad, and all other
2 court documents, in the manner the parties have agreed on the record.

3 **IT IS SO ORDERED.**

4
5 DATED: April 27, 2007

6 
7 **HONORABLE LARRY ALAN BURNS**
8 United States District Judge

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IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF CALIFORNIA

PACIFIC LAW CENTER, <i>ET AL.</i> ,)	<u>07CV0460-LAB</u>
PLAINTIFFS,)	
)	
VS.)	SAN DIEGO, CA
)	APRIL 26, 2007
SHAHROKH SAADAT-NEJAD,)	12:00 P.M.
DEFENDANT.)	

TRANSCRIPT OF MOTION/MISCELLANEOUS HEARING
BEFORE THE HONORABLE LARRY ALAN BURNS
UNITED STATES DISTRICT JUDGE

APPEARANCES:

FOR THE PLAINTIFFS: SOLOMON WARD SEIDENWURM & SMITH, LLP
BY: EDWARD J. MCINTYRE, ESQ.
401 B STREET, SUITE 1200
SAN DIEGO, CA 92101

FOR THE DEFENDANT: SHAHROKH SAADAT-NEJAD, *PRO SE*
3713 MOUNT ASHMUN PLACE.
SAN DIEGO, CA 92111

COURT REPORTER: FRANK J. RANGUS, OCR
U. S. COURTHOUSE, RM. 4194
940 FRONT STREET
SAN DIEGO, CA 92101
(619) 531-0171

PROCEEDINGS RECORDED BY ELECTRONIC STENOGRAPHY; TRANSCRIPT
PRODUCED BY COMPUTER.

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1 THE DEPUTY CLERK: CALLING NUMBER ONE ON THE CALENDAR,
2 07CV460, PACIFIC LAW CENTER VS. SHAHROKH SAADAT-NEJAD, ON FOR
3 MOTION FOR PRELIMINARY INJUNCTION.

4 IF COUNSEL COULD STATE YOUR APPEARANCE.

5 MR. MCINTYRE: GOOD AFTERNOON, YOUR HONOR.

6 EDWARD MCINTYRE ON BEHALF OF BOTH THE PACIFIC LAW
7 CENTER AND ALSO MY OWN FIRM.

8 THE COURT: GOOD AFTERNOON.

9 MR. SAADAT-NEJAD: GOOD AFTERNOON, SIR.

10 MY NAME IS SHAHROKH SAADAT-NEJAD. I'M THE DEFENDANT
11 FOR THIS MATTER, AND MY UNDERSTANDING IS I'M BEING SUED BY TWO
12 LAW FIRMS, NOT JUST PACIFIC LAW CENTER.

13 THE COURT: WELL, THE ACTION'S BROUGHT, MR.
14 SAADAT-NEJAD, BY PACIFIC LAW CENTER AND SOLOMON WARD SEIDENWURM
15 & SMITH.

16 MR. SAADAT-NEJAD: OKAY, THE LADY SAID PACIFIC LAW
17 CENTER.

18 THE COURT: YES. ORDINARILY, WHEN THERE ARE MULTIPLE
19 PARTIES IN THE CAPTION, SHE'LL JUST CALL THE FIRST NAME.

20 MR. SAADAT-NEJAD: OKAY.

21 THE COURT: SO, ALL RIGHT, WE'RE BACK FOR A
22 PRELIMINARY-INJUNCTION HEARING, THE COURT HAVING ISSUED A
23 TEMPORARY RESTRAINING ORDER SOME SEVERAL WEEKS AGO. IN
24 CONNECTION WITH THE HEARING TODAY, I RECEIVED SUPPLEMENTAL
25 MEMORANDA FROM BOTH SIDES, AND I HAVE REVIEWED THAT AND AM

1 PREPARED TO RULE ON THE MATTER.

2 MR. MCINTYRE, ANYTHING ELSE FROM THE PLAINTIFFS?

3 MR. MCINTYRE: TWO ITEMS, YOUR HONOR.

4 ONE, ABOUT AN HOUR AND A HALF AGO, THE CALIFORNIA
5 SUPREME COURT CAME DOWN WITH THE BALBOA ISLAND CASE. IT'S BEEN
6 PENDING BEFORE THE COURT. THE ISSUE BEFORE THE COURT WAS
7 WHETHER IT COULD, CONSISTENT BOTH WITH THE FIRST AMENDMENT AND
8 ALSO CALIFORNIA ARTICLE ONE, SECTION TWO, PARALLEL, ENJOIN
9 SPEECH THAT WAS DEFAMATORY. THE COURT DETERMINED, CONSISTENT
10 BOTH WITH FEDERAL AND CALIFORNIA LAW, THAT IT COULD. IT WAS A
11 5-2 DECISION, WITH TWO DISSENTS. IT'S, OBVIOUSLY, GOING TO BE
12 AVAILABLE ON THE VARIOUS WEBSITES BY THIS AFTERNOON. I HAD
13 GIVEN MR. SAADAT-NEJAD A COPY, AND I ALSO HAVE A COPY TO HAND
14 UP TO THE COURT TO SAVE THE COURT FROM SEARCHING AND
15 DOWNLOADING IT. BUT FOR THE RECORD, IT'S BALBOA ISLAND VILLAGE
16 INN, INC. VS. LEMEN. THE CALIFORNIA SUPREME COURT NUMBER IS
17 S127904. WITH THE COURT'S PERMISSION, I WILL BE HAPPY TO HAND
18 A COPY UP.

19 THE COURT: YES. THANK YOU, MR. MCINTYRE. IF YOU'LL
20 HAND IT TO THE CLERK, I'D APPRECIATE IT.

21 MR. MCINTYRE: THAT'S THE NEWEST THING, YOUR HONOR.

22 ONE OTHER OBSERVATION, AND AS YOU KNOW FROM OUR
23 SUPPLEMENTAL PAPERS, WE BASICALLY BELIEVE WE HAVE PUT BEFORE
24 THE COURT BOTH ADEQUATE AUTHORITY AND ADEQUATE FACTS TO SUSTAIN
25 A PRELIMINARY INJUNCTION. AS YOU KNOW, WE ALSO ASKED THE COURT

1 AT LEAST TO CONSIDER SETTING AN OSC IN RE CONTEMPT. THAT
2 RAISES TWO ISSUES.

3 ONE, I DON'T THINK THIS COURT'S TEMPORARY RESTRAINING
4 ORDER COULD HAVE BEEN ANY CLEARER, AND IF THE COURT MAY RECALL,
5 IT WAS PROBABLY A 40-MINUTE COLLOQUY WITH MR. SAADAT-NEJAD AS,
6 BASICALLY, HE NEGOTIATED WITH THE COURT ON WHAT HE COULD DO AND
7 WHAT HE COULDN'T. I APOLOGIZE FOR NOT HAVING A TRANSCRIPT OF
8 THAT, BUT IT'S ORDERED AND JUST NOT AVAILABLE YET.

9 THE COURT THERE ENJOINED, AMONG OTHER THINGS, FROM
10 REGISTERING AND TRAFFICKING IN THE SERVICE MARK OR NAME PACIFIC
11 LAW CENTER IN ANY RESPECT AND PARALLEL TO SOLOMON WARD. I'VE
12 ALREADY BROUGHT ONE INSTANCE TO THE COURT'S ATTENTION, AND THEN
13 I RECEIVED THE RESPONSE PAPERS OF MR. SAADAT-NEJAD, I GUESS
14 YESTERDAY, AND WHAT HE HAS ON THE FOURTH LINE DOWN UP IN THE
15 TOP IS AN E-MAIL ADDRESS, PACIFICLAWCENTERS@YAHOO.COM. I MEAN,
16 IF I EVER SAW ANYBODY PLAYING WITH A FEDERAL COURT ORDER AND
17 TESTING IT, IT SEEMS TO ME, YOUR HONOR, THIS REALLY PUSHES THE
18 PALE.

19 THE OTHER ONE THAT WE ALREADY BROUGHT TO THE COURT'S
20 ATTENTION WAS IN WHAT HE HAD POSTED, AND THE COURT MAY WELL
21 RECALL, AS HE WAS ATTEMPTING TO NEGOTIATE WHAT HE COULD AND
22 COULDN'T DO, THAT THE COURT TOLD HIM, *EVEN IF YOU USED PACIFIC*
23 *LAW CENTER OR SOLOMON WARD AFTER THE DOT-COM, THAT'S FORBIDDEN*
24 *UNDER MY ORDER*, AND YET WHAT WE PULLED UP IS
25 100FREELAWYERS.COM/SOLOMONWARDCONSTRUCTIONLAW.HTML AND A BUNCH

1 OF OTHER SYMBOLS.

2 I SIMPLY ASK THE COURT TO TAKE IT INTO ACCOUNT AND
3 CONSIDER WHETHER THE COURT WANTS OR DOESN'T WANT TO SET AN OSC
4 IN RE CONTEMPT. I RECOGNIZE THE BURDEN ON CONTEMPT, BUT I ALSO
5 RECOGNIZE THE NINTH CIRCUIT DISTINCTION BETWEEN CIVIL AND
6 CRIMINAL, AND OBVIOUSLY THIS IS CIVIL.

7 WHILE THE COURT IS NOT ATTEMPTING TO CONTROL MR.
8 SAADAT-NEJAD'S SPEECH OUTSIDE THIS COURTHOUSE, CLEARLY, THIS
9 COURT HAS SOME CONTROL OVER WHAT IS SAID IN PAPERS FILED WITH
10 THE COURT, AND LOCAL RULE 83 SPEAKS WELL TO THAT. THE RACIST
11 DIATRIBE AT PAGES NINE AND TEN OF THE PAPER THAT MR.
12 SAADAT-NEJAD FILED YESTERDAY, OR A COUPLE OF DAYS AGO, I THINK
13 PUSHES THE LIMITS, YOUR HONOR. "ATTORNEYS HERBERT J. SOLOMON,
14 MICHAEL BRESLAUER, ADAM ROSENTHAL, AND JEFFREY SILBERMAN ARE OR
15 WERE AT A MINIMUM PRESIDENTS AND OR BOARD MEMBERS OF BARBARIC
16 ISRAEL ZIONIST TERRORIST ORGANIZATIONS. HERBERT SOLOMON OF
17 SOLOMON WARD AND HIS ISRAELI ZIONIST TERRORIST PARTNERS."

18 THAT'S GOT TO STOP. HE CAN SAY IT ELSEWHERE. HE CAN
19 WALK UP AND DOWN IN FRONT OF THE COURTHOUSE, SO LONG AS THE
20 MARSHALS WILL LET HIM, HOLDING A BANNER, BUT THIS COURT
21 CONTROLS WHAT GETS FILED WITH THIS COURT. IF ANY LAWYER
22 PURPORTING TO PRACTICE BEFORE YOUR HONOR CALLED HIS OPPONENT A
23 ZIONIST TERRORIST, HE WOULDN'T BE PRACTICING HERE UNDER OUR
24 RULES. WHILE THERE MAY BE SOME LATITUDE TO MR. SAADAT-NEJAD
25 BECAUSE HE'S A LAYMAN, AND, OBVIOUSLY, THE COURT HAS GRANTED

1 HIM ALREADY SOME LATITUDE IN ALLOWING PAPERS TO BE FILED, WHICH
2 IS FINE, THERE'S A LIMIT.

3 UNLESS THE COURT HAS QUESTIONS OF ME, I'VE SPOKEN.

4 THE COURT: THANK YOU. I APPRECIATE YOUR COMMENTS,
5 MR. MCINTYRE.

6 MR. SAADAT-NEJAD.

7 MR. SAADAT-NEJAD: YES, YOUR HONOR. I WOULD LIKE TO
8 MAKE A COMMENT.

9 THE COURT: ALL RIGHT, GO AHEAD.

10 MR. SAADAT-NEJAD: WITH THE PAPERWORK THAT I DID FILE,
11 I DID RESPECT THE COURT'S ORDER. I DID NOT AGREE TO IT, BUT I
12 DID RESPECT THE COURT'S ORDER AND I DID TAKE OFF THE DOMAIN
13 NAMES THAT INCLUDED IN THE ADDRESS BAR THE NAMES PACIFIC LAW
14 CENTER OR SOLOMON WARD.

15 THE COURT: WHAT ABOUT THE REFERENCE THAT MR. MCINTYRE
16 JUST CITED, THE SOLOMON WARD?

17 MR. SAADAT-NEJAD: 100 FREE LAWYERS SLASH --

18 THE COURT: WELL, THAT, AND THEN THE OTHER ONE AT
19 YAHOO.COM.

20 MR. SAADAT-NEJAD: OKAY, THE YAHOO.COM, THAT'S AN
21 E-MAIL ADDRESS. SINCE THE VERY FIRST PAPERWORK THAT I FILED IN
22 THE STATE COURT, ON THE TOP, THE E-MAIL ADDRESS HAS BEEN
23 PACIFICLAWCENTERS.COM. IT'S JUST, YOU KNOW, THE PLAINTIFF JUST
24 CLAIMED THAT THIS WHOLE THING JUST HAPPENED. NOW, THIS ALL
25 STARTED FROM ACROSS THE STREET AT THE SUPERIOR COURT. THEY

1 FILED A LAWSUIT AGAINST MY WEBSITE USHOSTAGE.COM, AND IN THEIR
2 ORIGINAL COMPLAINT WHAT THEY WERE ASKING THE COURT IS FOR ME TO
3 HAVE NO ACCESS TO THE INTERNET WHATSOEVER, FOR ME NOT TO USE
4 THE INTERNET, AND USHOSTAGE.COM HAS NOTHING TO DO WITH PACIFIC
5 LAW CENTER AND ME AS FAR AS OUR RELATIONSHIP, BUT THEY WENT AND
6 FILED A LAWSUIT AGAINST ME, AND YES, I LOOK AT THEM AS BEING
7 PREJUDICED EXTREMELY.

8 AND AS FAR AS INFLAMMATORY LANGUAGE BEING USED, FILING
9 FALSE DOCUMENTS AND FALSE STATEMENTS IS INFLAMMATORY TO ME. MY
10 CIVIL RIGHTS WERE VIOLATED ON SEPTEMBER 18TH BY THE PLAINTIFF,
11 PACIFIC LAW CENTER, AND I'VE JUST BEEN VERY VOCAL ABOUT IT.
12 THEIR COMPLAINT HAS ALWAYS BEEN THAT I HAVE THESE DOMAIN NAMES
13 THAT ARE SIMILAR TO THEIR NAMES. THEY CAN HAVE THEM, BUT I
14 WANT TO CONTINUE TO PRACTICE MY FREEDOM OF SPEECH OF EXPRESSING
15 MY RELATIONSHIP, THE EXPERIENCES THAT I'VE HAD WITH THESE
16 PLAINTIFFS. PACIFIC LAW CENTER IS A PUBLIC FIGURE. THEY HAVE
17 TO ACCEPT CRITICISM. SOLOMON WARD, THEM I CAN UNDERSTAND.
18 THEY ARE NOT A PUBLIC FIGURE AS FAR AS I'M CONCERNED, BUT
19 PACIFIC LAW CENTER IS A PUBLIC FIGURE BY CHOICE. IF I WANT TO
20 SAY BIG MAC SUCKS, I SHOULD BE ABLE TO DO THAT. MCDONALD'S IS
21 A PUBLIC FIGURE. SO IS PACIFIC LAW CENTER.

22 AS FAR AS SOLOMON WARD GOES, AS I HAVE EXPRESSED ON
23 THE WORLDWIDE WEB, THAT THERE MUST BE A REASON, A LOGICAL
24 REASON, WHY PACIFIC LAW CENTER, WITH 20 LAWYERS, WHICH IS NOW
25 30, WOULD GO AND HIRE THE SOLOMON WARD LAW FIRM, AND I DO

1 BELIEVE THAT IT'S BECAUSE THAT THEY HAVE PROVEN THEY HAVE
2 ACCESS TO JUDGES. THEY GET FAVORITISM AS FAR AS COURT ORDERS
3 BEING SIGNED BEHIND CLOSED DOORS, AND I BROUGHT THIS TO THE
4 ATTENTION OF THE STATE COURT. I'M ONLY ONE VOICE. I DON'T
5 KNOW HOW ELSE TO EXPRESS IT.

6 ALL I'M DOING IS, I AM EXPRESSING WHAT PACIFIC LAW
7 CENTER HAS DONE TO ME AND I'M WARNING THE PUBLIC NOT TO USE
8 THEM. THEY HAVE TWISTED THIS WHOLE THING AROUND, THAT THIS GUY
9 IS JUST COMING INTO A ROLE AND TRYING TO DESTROY OUR BUSINESS.
10 THEY ARE THE ONES THAT WENT AGAINST MY WILL, WAIVED MY RIGHTS
11 TO APPEAR IN COURT AND VIOLATED MY CIVIL RIGHTS, AND THEY'VE
12 BEEN VIOLATING MY FREEDOM OF SPEECH. WHERE DOES IT STOP?
13 WHERE DOES ONE PERSON CAN STAND UP AND SAY, *LOOK, I'M HOMELESS.*
14 *I'M POOR. YOU'VE BEEN CAUGHT TAKING ADVANTAGE OF ME AND YOU*
15 *WANT ME TO SHUT UP ABOUT IT?*

16 NOW, THEY TAKE ME INTO JUDGE PORTER'S OFFICE, WHICH IS
17 A VERY NICE LADY, AND IN THERE, YOU KNOW, NOBODY'S SUPPOSED TO
18 SPEAK ABOUT ANYTHING THAT WENT ON IN THERE. I DO NOT WANT
19 SILENCE MONEY FROM THEM. I DON'T WANT ANYTHING FROM THEM. I
20 DON'T EVEN WANT AN APOLOGY FROM THEM ANYMORE, WHICH IS
21 SOMETHING THAT I KEPT DEMANDING AT THE SUPERIOR COURT. I'M SO
22 FED UP AND SICK OF THE WAY THAT THEY MANIPULATED THE COURT AND
23 THE SYSTEM TO GET THINGS IN THEIR WAY.

24 NOBODY -- NINE JUDGES HAVE SEEN THIS. NINE JUDGES.
25 NOT A SINGLE JUDGE WILL ASK THE PLAINTIFFS, WHY DID YOU DO WHAT

1 YOU DID TO THIS PERSON? I MEAN, IT'S A PERSON'S FREEDOM THAT
2 WAS ON THE LINE. NOBODY WILL QUESTION THE PLAINTIFFS. I GET
3 QUESTIONED BY YOUR HONOR AND BY JUDGE PORTER ABOUT HOW I GO
4 ABOUT DOING THINGS ON THE INTERNET. THE LAST TIME I WAS HERE,
5 I WAS TOLD FOUR OR FIVE TIMES THAT MY PAPERWORK IS NOT UP TO
6 DATE. I'M SORRY. I'M NOT A LAWYER. I DON'T KNOW THE FULL
7 PROCEDURES. WHAT I DO KNOW IS WHEN SOMEBODY HAS HARMED ME AND
8 THEY'RE TRYING TO COVER IT, AND I'M JUST PRESENTING IT TO THE
9 COURT.

10 THEY FILED FOUR COMPLAINTS AGAINST THAT THEY KNOW IS A
11 HOMELESS MAN, THAT THEY KNOW THAT THEY REALLY SCREWED OVER, AND
12 THAT HOMELESS MAN JUST HAPPENS TO BE A LITTLE BIT SMART THAT HE
13 CAN GO AND PUT HIS THOUGHTS ON THE WORLDWIDE WEB, AND THEY'RE
14 TRYING TO SHOULD THAT DOWN, AND I WILL NOT STAY SILENT. I'M
15 GOING TO WRITE DOWN, WRITE ABOUT HOW PACIFIC LAW CENTER HUSTLES
16 AND HOW THEY THEY HUSTLE PRETTY MUCH. THEY LIE, CHEAT, AND
17 THEY HUSTLE. THAT'S REALLY ALL THEY DO.

18 THE SOLOMON WARD LAW FIRM, THEY HAVE A GOOD
19 REPUTATION. I KNOW, YOUR HONOR, YOU EXPRESSED THE LAST TIME
20 THAT YOU HAVE SOME SORT OF PERSONAL RELATIONSHIP THAT YOU KNOW
21 HIM AND THAT HE'S A NICE PERSON. I'M SURE HE IS A NICE PERSON,
22 BUT WHEN IT COMES TO SITUATIONS LIKE THIS, AS A MUSLIM,
23 IRANIAN, USHOSTAGE.COM, AND HE'S TOTALLY AGAINST THE STATE OF
24 ISRAEL, THAT'S THE ANGLE THAT THEY ARE USING TO BUY, NOT BUY,
25 BUT TO GET THE JUDGE TO LEAN TOWARDS THEIR WAY, AND I'M NOT

1 ASKING THE JUDGE TO LEAN TOWARDS MY WAY OR ANY WAY. IT'S JUST
2 LOOK AT THE FACTS AND THE TRUTH.

3 THESE WEB ADDRESSES THAT HE HAS SAID, LIKE
4 100FREELAWYERS.COM, THAT WEBSITE STILL DOES EXIST. AS FAR AS
5 AFTER DOT-COM SAYING SOLOMON WARD OR PACIFIC LAW CENTER, THAT
6 DOES NOT EXIST. IF THEY WOULD HAVE, WHICH THEY, AND I'M SURE
7 THAT THEY DID, CLICKED ON THE WEBSITE, IT WOULD COME UP AS
8 NOTHING. IT WOULD SAY OOPS, LIKE IT'S OUT OF SERVICE, BUT THEY
9 HAVE CLICKED ON A CACHE BUTTON TO CONFUSE THE COURT AND YOUR
10 HONOR TO GET ME IN TROUBLE AND TO PERSUADE THE COURT MORE TO
11 STOP ME FROM SPEAKING, FROM WRITING.

12 IF THERE WAS AN INTERNET, IF WE CAN HAVE AN INTERNET
13 IN HERE, I CAN EASILY SHOW HOW THEY HAVE MANIPULATED THAT AS
14 FAR AS MAKING ME LOOK LIKE THAT. I DIDN'T UNPLUG THOSE WEB
15 ADDRESSES THAT HAVE THEIR NAMES IN THEM. I WROTE ON THERE
16 ABOUT CLICKING ON THE CACHE BUTTON, AND THAT'S EXACTLY WHAT
17 THEY HAVE DONE, IS CLICK ON A CACHE BUTTON, AND THERE'S NOTHING
18 TO STOP ANYBODY FROM CUTTING AND PASTING ANYTHING, EVEN TIME
19 STAMPS OR ANYTHING. WE NEED THE INTERNET HERE SO EVERYONE CAN
20 SEE FOR THEMSELVES, YOUR HONOR, ME, AND MR. MCINTYRE.

21 JUST BECAUSE IT COMES UP ON GOOGLE SEARCH RESULTS DOES
22 NOT MEAN THAT THAT WEBSITE STILL EXISTS. BUT IF YOU CLICK ON
23 THE CACHE BUTTON, IT WILL SHOW THE LAST TIME THAT THE WEB CALL
24 WENT THROUGH THAT PAGE AND IT WILL SHOW THE RESULTS OF IT, AND
25 THAT'S WHAT THE PLAINTIFF HAS DONE. THEY HAVE CUT AND PASTED

1 THAT AND THEY HAVE CUT AND PASTED THE SEARCH RESULT ADDRESS,
2 GIVING THE APPEARANCE THAT THAT'S MY ADDRESS, THAT IT'S STILL
3 ON THE WORLDWIDE WEB ACTIVE, AND IN REALITY IT'S NOT AND IT HAS
4 NOT BEEN.

5 AND THERE ARE SEVERAL, THERE ARE OTHER DOMAIN NAMES.
6 THERE'S SOLOMONWARDLAWFIRM.COM THAT HAD AT THE END *PACIFIC LAW*
7 *CENTER SUCKS*, BUT IF YOU GO ON THE SEARCH ENGINE, IT WILL STILL
8 COME UP. YOU CLICK ON THE WEBSITE, THAT WEBSITE WILL NOT COME
9 UP. THEY JUST HAPPEN TO BE IN THE SEARCH ENGINE, AND THE
10 SEARCH ENGINES THAT, BASICALLY, I AND THE PLAINTIFFS HAVE
11 MOSTLY BEEN PRESENTING IS GOOGLE SEARCHES. THERE'S A LOT OF
12 SEARCH ENGINES OUT THERE, BUT GOOGLE IS THE BEST, AND YAHOO IS
13 ONE OF THE BEST ALSO. I CAN SEE THEIR CONCERN, BUT THEY
14 SCREWED A CLIENT AND THE CLIENT IS NOW BRAGGING ABOUT IT AND
15 THEY'RE TRYING TO SHUT ME UP, AND IT'S BEEN LIKE THIS FROM THE
16 VERY, VERY BEGINNING, AND THEY CAN'T SHUT ME UP WITH A MERE,
17 LIKE, \$20 BECAUSE THEY'RE (PAUSE) -- I DON'T KNOW WHAT ELSE TO
18 SAY. I'M A MEDICAL MARIJUANA PATIENT. I HAVEN'T SMOKED POT
19 ALL DAY JUST SO I COULD BE HERE WITHOUT BEING UNDER THE
20 INFLUENCE OF MARIJUANA, AND I CAN'T WAIT UNTIL I GET OUT SO I
21 CAN GO SMOKE AND CALM MY NERVES DOWN.

22 THE COURT: ALL RIGHT.

23 MR. SAADAT-NEJAD: BUT THAT WILL BE ALL. THANK YOU.

24 THE COURT: THE COURT INCORPORATES THE TRANSCRIPT OF
25 PROCEEDINGS AT THE TEMPORARY RESTRAINING ORDER. I UNDERSTAND

1 THAT IT HAS NOT YET BEEN PREPARED, BUT I INCORPORATE THAT INTO
2 MY FINDING AND ANALYSIS TODAY. THE LEGAL STANDARDS DISCUSSED
3 AT THAT HEARING AND IN THE ORDER THAT FOLLOWED IT APPLY HERE AS
4 WELL.

5 THE COURT CONFIRMS ITS FINDINGS FROM THE EARLIER
6 HEARING. I FIND THAT A PRELIMINARY INJUNCTION SHOULD ISSUE. I
7 FIND BOTH A COMBINATION OF PROBABLE SUCCESS ON THE MERITS ON
8 THE PART OF THE PLAINTIFFS AND THE POSSIBILITY OF IRREPARABLE
9 HARM OF THE KIND THAT WOULD ISSUE HAS NOT CEASED SUBJECT TO A
10 COURT ORDER. THE BALANCE OF HARDSHIPS TIPS SHARPLY IN FAVOR OF
11 THE MOVING PARTY.

12 MR. SAADAT-NEJAD, I LISTENED CAREFULLY AND WITHOUT
13 INTERRUPTION TO EVERYTHING THAT YOU'VE SAID, JUST AS I DID LAST
14 TIME. I'VE TRIED TO TREAT YOU WITH RESPECT IN HERE, AND I
15 THINK YOU APPRECIATED THAT. YOU TOLD ME YOU DID LAST TIME. I
16 WANT TO SUGGEST TO YOU THAT YOU NEED TO BE CAREFUL IN THE
17 LANGUAGE THAT YOU USE. I KNOW YOU HAVE VERY STRONG FEELINGS
18 ABOUT THAT AND THAT YOUR PASSIONS ARE RUNNING VERY HIGH, BUT IT
19 DOESN'T EXCUSE INSULTING OR DEFAMATORY LANGUAGE. I LOOKED AT
20 THE PLEADING THAT YOU FILED IN WHICH YOU USED TERMS LIKE
21 *THIEVES, TERRORISTS, BARBARIC HUSTLERS, AND CON ARTISTS.* TERMS
22 LIKE THAT HAVE NO PLACE IN A LEGAL PLEADING. IF YOU WANT TO
23 WRITE THOSE WORDS ON A BLOG OR ON THE WEB, THAT'S UP TO YOU,
24 BUT THEY SHOULD NOT BE IN A COURT PLEADING, PARTICULARLY
25 CHARACTERIZING, WITHOUT ANY BASIS THAT I CAN SEE, YOUR

1 OPPONENTS.

2 NOW, YOU MENTIONED THAT I HAD A PERSONAL RELATIONSHIP
3 WITH MR. MCINTYRE OR WITH THE SOLOMON WARD FIRM. I THINK YOU
4 MISUNDERSTOOD THE LAST TIME. I'VE KNOWN MR. MCINTYRE FOR A
5 LONG TIME BECAUSE WE'RE BOTH LAWYERS AND I'VE BEEN A JUDGE AND
6 HE PRACTICES IN THIS COURT, AND I HAVE RESPECT FOR HIM. HE'S A
7 COMPETENT LAWYER. EVEN HIS CONDUCT IN THIS CASE WITH RESPECT
8 TO YOU, I THINK, HAS CONFIRMED MY IMPRESSION OF HIM, BUT I HAVE
9 NO PERSONAL RELATIONSHIP WITH HIM. I DON'T KNOW WHERE HE
10 LIVES. I'VE NEVER SOCIALIZED WITH HIM. MY INTERACTION WITH
11 HIM OCCURS STRICTLY IN THIS COURT. THE SAME IS TRUE OF THE
12 SOLOMON WARD FIRM. I DON'T EVEN KNOW WHERE IT'S LOCATED, BUT I
13 KNOW SOME OF THE LAWYERS WITH THAT FIRM AND THEY'VE ALWAYS
14 CONDUCTED THEMSELVES PROFESSIONALLY AND COMPETENTLY IN FRONT OF
15 ME, AND JUDGES PAY ATTENTION TO THAT, JUST AS THEY PAY
16 ATTENTION WHEN PEOPLE AREN'T VERY PROFESSIONAL AND VERY
17 COMPETENT. SO IF YOU THINK THAT I'M IN THEIR BACK POCKET OR
18 THAT I'M SIGNING ORDERS THAT YOU'RE UNAWARE OF OR DON'T HAVE
19 INPUT IN, YOU'RE WRONG ABOUT THAT. AND AGAIN, YOU KNOW, I MAKE
20 THAT POINT WITH RESPECT TO MY CAUTION TO YOU ABOUT LANGUAGE.
21 THERE ARE A LOT OF JUDGES WHO, I THINK, WOULD BE HIGHLY
22 INSULTED AT THE STATEMENT THAT YOU MADE, BECAUSE THE STATEMENT
23 IMPLICATES MY INTEGRITY. WHEN YOU SAY A FIRM LIKE SOLOMON WARD
24 HAS ME IN THEIR BACK POCKET, THAT'S AN AWFUL CLAIM TO MAKE
25 WITHOUT ANY JUSTIFICATION.

1 MR. SAADAT-NEJAD: IF I MAY, YOUR HONOR, THEY, THE
2 SUPERIOR JUDGE, I BELIEVE HIS NAME IS STERN, HE SIGNED A COURT
3 ORDER WITHOUT ME EVEN HAVING BEEN SERVED.

4 THE COURT: IT'S JUDGE STRAUSS.

5 MR. SAADAT-NEJAD: WHAT AM I TO THINK?

6 THE COURT: WELL, I DON'T KNOW ABOUT THAT
7 CIRCUMSTANCE, MR. SAADAT-NEJAD. I DON'T KNOW EXACTLY WHAT THAT
8 IS, BUT I CAN TELL YOU THAT THERE ARE APPROVED COURT PROCEDURES
9 THAT ALLOW FOR WHAT ARE CALLED EX PARTE APPLICATIONS THAT CAN
10 SOMETIMES BE ACTED UPON WITHOUT INPUT FROM THE OTHER SIDE. THE
11 CIRCUMSTANCES ARE UNUSUAL WHERE THAT HAPPENS. IT'S USUALLY
12 SOME EMERGENCY SITUATION, AND THERE'S ALWAYS A PREFERENCE FOR
13 GETTING INPUT FROM BOTH SIDES IN A LAWSUIT, BUT THERE ARE
14 CIRCUMSTANCES, AND I'VE DONE IT -- I'M AWARE OF IT, TOO --
15 WHERE THERE'S AN EMERGENCY, AND, YOU KNOW, IN THIS CASE, I
16 DON'T KNOW, I KNOW A LITTLE BIT ABOUT THE STATE-COURT ACTION.
17 YOU TOLD ME ABOUT IT. BUT HERE, YOU KNOW, THERE WAS A
18 TEMPORARY RESTRAINING ORDER THAT WAS AT ISSUE BECAUSE THESE TWO
19 FIRMS, THESE TWO LAW FIRMS WERE BEING HARMED BECAUSE YOU WERE
20 USING DERIVATIONS OF THEIR TRADENAMES, THEIR INTERNET LOCALE
21 NAMES, AND THEY WANTED AN IMMEDIATE STOP TO THAT. IT WAS
22 HURTING THEM. IT WAS HURTING THEIR BUSINESS. IT WAS CALLING
23 INTO QUESTION THEIR GOOD REPUTATION, AT LEAST AS FAR AS THE
24 SOLOMON WARD FIRM IS CONCERNED. I DON'T KNOW ABOUT PACIFIC LAW
25 CENTER. I JUST DON'T KNOW ENOUGH ABOUT THEM.

1 SO WHAT I'M TELLING YOU IS, WHILE I'M UNFAMILIAR WITH
2 THE PARTICULAR ORDER THAT YOU'RE COMPLAINING ABOUT, IT IS NOT
3 OUT OF THE ORDINARY THAT SOMETHING LIKE THAT WILL OCCASIONALLY
4 HAPPEN. BUT, AGAIN, I GO BACK TO MY POINT. YOU'VE GOT TO BE
5 VERY CAREFUL BEFORE YOU LEVEL A CHARGE THAT SOMEONE'S IN
6 SOMEBODY ELSE'S POCKET, BECAUSE THAT IS, IN ESSENCE, A CLAIM
7 THAT THE PERSON IS NOT A PERSON OF INTEGRITY, AND I THINK MOST
8 JUDGES WOULD BE HIGHLY INSULTED BY A CLAIM LIKE THAT,
9 PARTICULARLY WHEN THERE'S NO BASIS FOR IT. SO I CAUTION YOU TO
10 BE CAREFUL WITH THE LANGUAGE. DON'T PUT LANGUAGE LIKE THE
11 LANGUAGE THAT WAS IN THIS LAST PLEADING AND THE PLEADING FILED
12 THE LAST TIME WITH ME AGAIN. DON'T DO THAT.

13 MR. SAADAT-NEJAD: SIR, I FULLY UNDERSTAND YOU, AND IF
14 I MAY, I MEAN, I WROTE ON HERE ABOUT WHEN THE PLAINTIFFS FILED
15 THE LAWSUIT HERE THEY MISREPRESENTED INTENTIONALLY, KNOWINGLY
16 THE COURT ORDER THAT CAME FROM THE SUPERIOR COURT, AND NOBODY
17 WILL PUT THEM IN CHECK. NOBODY WILL.

18 THE COURT: MR. SAADAT-NEJAD, LET ME TELL YOU
19 SOMETHING. YOU HAVE BEEN FOCUSED ON THAT NOW AT THE LAST
20 HEARING AND THIS HEARING.

21 MR. SAADAT-NEJAD: YES, SIR.

22 THE COURT: THAT'S REALLY NOT WHAT IS IN FRONT OF ME
23 HERE. THE COURT ORDER THAT THE OTHER COURT ISSUED, YOU KNOW,
24 IT INFORMS THE DECISIONS THAT I'M MAKING, BUT IT DOESN'T
25 CONTROL ANYTHING I'M DOING. I'VE LOOKED AT THIS FRESH AND WHAT

1 I FOUND WAS THAT YOU'VE BEEN USING SOME DERIVATION OF THEIR WEB
2 ADDRESSES AND THAT THE EFFECT OF THAT IS CONFUSION, BECAUSE
3 SOMEBODY WILL PLUG IN SOLOMON WARD AND YOU'LL LIST IT IN THE
4 PLURAL WHEN IT'S IN THE SINGULAR OR YOU'LL ADD SOME SUFFIX TO
5 IT LIKE LAWYERS INSTEAD OF LAWYER, AND THEN SOMEBODY LOOKING
6 FOR THEIR FIRM OR LOOKING FOR A FIRM THAT DOES THAT KIND OF
7 WORK ON THE INTERNET IS LIKELY TO GET YOUR LISTING AND BE
8 SUBJECT TO, YOU KNOW, THE COMPLAINTS THAT YOU HAVE, AND THAT'S
9 NOT FAIR. THAT'S WHAT'S PROHIBITED BY LAW. WE WENT THROUGH
10 THIS LAST TIME. I'M NOT GOING TO GO THROUGH THE WHOLE THING
11 AGAIN.

12 MR. SAADAT-NEJAD: NO, I FULLY UNDERSTAND.

13 THE COURT: OKAY. WELL, YOU TOLD ME THAT LAST TIME
14 AND AT THE END OF DAY I THOUGHT THAT WE HAD AN UNDERSTANDING
15 THAT YOU WOULD NOT USE SOME COMBINATION OF THE PARTNER'S NAME
16 IN THE SOLOMON WARD FIRM OR IN THE PACIFIC LAW CENTER IN
17 CONNECTION WITH DOT-COM, DOT-ORG, DOT-NET, AND --

18 MR. SAADAT-NEJAD: SIR, I HAVEN'T.

19 THE COURT: WELL, I MADE IT VERY CLEAR TO YOU WHAT YOU
20 WERE PERMITTED TO DO AND WHAT I WAS NOT ENJOINING WAS
21 COMPLAINTS. AS MR. MCINTYRE SAID, YOU KNOW, IF YOU WANT TO
22 EXERCISE FIRST AMENDMENT RIGHTS IN FRONT OF THIS COURTHOUSE OR
23 WITH A SIGN OR ON BLOGS, YOU'RE ENTITLED TO DO THAT. WHERE YOU
24 CROSS THE LINE, THOUGH, IS WHERE YOU CREATE A SITUATION THAT
25 CAUSES CONFUSION.

1 MR. SAADAT-NEJAD: THAT'S WHAT THEY FILED HERE, YOUR
2 HONOR. WHAT THEY HAVE FILED --

3 THE COURT: NO.

4 MR. SAADAT-NEJAD: -- IS FALSE.

5 THE COURT: I'VE LOOKED AT IT, MR. SAADAT-NEJAD. I'VE
6 LOOKED AT IT INDEPENDENTLY, AND HERE'S WHAT'S CLEAR TO ME.
7 WHAT'S CLEAR TO ME IS THAT YOU HAD A DELIBERATE DESIGN TO CATCH
8 A SEGMENT OF THE INTERNET-USING, BROWSING PUBLIC BY REGISTERING
9 DOMAIN NAMES THAT WERE SIMILAR TO THE SOLOMON WARD NAME AND
10 PACIFIC LAW CENTER. THAT'S WHY YOU DID IT. I UNDERSTAND THAT.
11 YOU THOUGHT YOU'D DRAW A BIGGER CROWD IF SOMEBODY CAME IN TO
12 LOOK FOR THE PACIFIC LAW CENTER OR TO LOOK FOR SOLOMON WARD AND
13 THAT'S WHY YOU DID IT, AND THAT'S THE VERY THING YOU CAN'T DO.

14 NOW, I TOLD YOU IF YOU WANT TO COMPLAIN PUBLICLY, IF
15 YOU WANT TO COMPLAIN ON THE INTERNET ABOUT THE EXPERIENCE YOU
16 HAD WITH THE PACIFIC LAW CENTER, THAT'S FINE. I DON'T KNOW AND
17 YOU HAVEN'T CONVINCED ME IN ANYTHING YOU'VE WRITTEN OR SAID
18 THAT YOU HAVE ANY BASIS FOR COMPLAINING AGAINST THE SOLOMON
19 WARD FIRM. PACIFIC LAW CENTER WENT TO THEM BECAUSE THEY
20 SPECIALIZE IN TRADEMARK DEFENSE AND INTELLECTUAL-PROPERTY-TYPE
21 CASES, AND THEY HAVE ACTED AS LAWYERS ACT WHEN THEY'RE ENGAGED
22 BY A CLIENT.

23 MR. SAADAT-NEJAD: THEN WHY ARE THEY OFFERING MONEY
24 FOR MY SILENCE? WHY ARE THEY -- WHAT IS IT THAT THEY WANT FROM
25 ME? I KNOW THEY WANT ME TO STAY QUIET, BUT WHAT IS IT THAT

1 THEY WANT?

2 THE COURT: I DON'T KNOW.

3 MR. SAADAT-NEJAD: I'VE OFFERED THEM THE DOMAIN NAMES.
4 I DON'T EVEN HAVE ACCESS TO THE FOUR DOMAIN NAMES THEY'RE
5 COMPLAINING ABOUT, BUT THEY NEVER PRESENTED THAT TO THE COURT,
6 BECAUSE THEY JUST MISLEAD AND MISLEAD AND MISLEAD. IT'S NOT IN
7 MY ACCOUNT. IT HASN'T BEEN IN MY ACCOUNT SINCE MARCH 27TH,
8 BECAUSE THEY HAVE FILED A COMPLAINT AGAINST ME AND I HAVE NO
9 ACCESS TO THOSE DOMAIN NAMES. IN ABOUT TEN DAYS,
10 AUTOMATICALLY, WHETHER IT'S WITH MY WILL OR AGAINST MY WILL,
11 THOSE DOMAIN NAMES GET TRANSFERRED OVER TO THE PLAINTIFFS.

12 THE COURT: RIGHT. WELL, YOU AGREED TO DO THAT LAST
13 TIME. YOU TOLD ME YOU'D DO THAT.

14 MR. SAADAT-NEJAD: YES, SIR.

15 THE COURT: I DON'T KNOW WHAT THEY'VE OFFERED YOU.
16 THE REASON THAT I SENT THE CASE TO JUDGE PORTER IS, AS THE
17 JUDGE WHO'S RESPONSIBLE FOR RULING ON THE LEGAL ISSUES AND THE
18 MERITS OF THIS CASE, I'M NOT SUPPOSED TO BE INVOLVED IN THE
19 SETTLEMENT OF THE CASE. I'M NOT SUPPOSED TO TRY TO BROKER A
20 SETTLEMENT HERE, AND SO JUDGE PORTER DID NOT CALL ME AND SAY,
21 *HERE'S WHAT WENT ON AT THE SETTLEMENT HEARING.* I DON'T KNOW
22 WHAT WENT ON THERE. I UNDERSTOOD WHEN YOU WERE HERE LAST TIME
23 THERE WAS A PROSPECT THAT THIS COULD BE SETTLED, THAT THERE
24 COULD BE SOME AMICABLE AGREEMENT. YOU AND I HAD A LONG
25 CONVERSATION, AS I SAID, WHERE I DELINEATED WHAT WAS

1 APPROPRIATE, WHAT WAS PROTECTED FREE SPEECH BY YOU, AND THEN
2 WHAT REALLY AMOUNTED TO CYBERSQUATTING AND CONVERSION OF A
3 DOMAIN NAME THAT BELONGS TO SOMEBODY ELSE, OR IN THIS CASE TO
4 TWO DIFFERENT LAW FIRMS, WHICH YOU CAN'T DO.

5 AND, YOU KNOW, YOU'RE RIGHT. YOU'RE A SMART FELLOW.
6 YOU'RE A SMART FELLOW. YOU UNDERSTOOD IT, AND I UNDERSTOOD
7 THAT YOU UNDERSTOOD IT. I MEAN, I LOOKED YOU RIGHT IN THE EYE
8 AND WE CHATTED FOR A LONG TIME LAST TIME, AND SO, AS YOU CAN
9 IMAGINE, I'M DISAPPOINTED, YOU KNOW, PARTICULARLY WHEN I TALKED
10 TO YOU ABOUT THE CONVENTIONS OF THE COURT AND BEING COURTEOUS,
11 NOT TO ME SO MUCH, BUT TO THE OPPONENT. YOU KNOW, WE TALKED
12 ABOUT THE BASEBALL-BAT INCIDENT AND I SAID DON'T DO THINGS LIKE
13 THAT, AND THEN I GET THIS PLEADING WHERE YOU'RE USING ALL THESE
14 FOUL TERMS AND MAKING ALL OF THESE NASTY INSINUATIONS. I
15 HAPPEN NOT TO BE JEWISH, BUT THIS WAS VERY OFFENSIVE TO ME,
16 SOME OF THE THINGS THAT YOU SAID.

17 MR. SAADAT-NEJAD: IT HAS NOTHING TO DO WITH JEWISH.
18 IT HAS NOTHING TO DO WITH THE JEWISH FAITH.

19 THE COURT: WELL, SOME PEOPLE READING THIS, MR.
20 SAADAT-NEJAD, WOULD LOOK AT IT DIFFERENTLY. I MEAN, THEY'D
21 LOOK AT IT DIFFERENTLY AND THINK, BOY, THIS GUY'S A RACIST.
22 THIS ISN'T JUST A MATTER OF POLICY WHERE HE DISAGREES WITH A
23 GOVERNMENT OR ACTIONS TAKEN BY A GOVERNMENT. THIS IS PERSONAL
24 AND RACIST.

25 NOW, AGAIN, I'M NOT TRYING TO SQUELCH ANY FIRST

1 AMENDMENT RIGHTS YOU HAVE. HOWEVER UNPOPULAR AND REPUGNANT
2 YOUR MESSAGE MAY BE, IN MOST CONTEXTS YOU HAVE A RIGHT TO
3 EXPRESS IT. WHAT YOU DON'T HAVE A RIGHT TO DO, THOUGH, IS TO
4 CONFUSE THE PUBLIC BY MAKING IT SEEM THAT THE MESSAGE IS
5 EMANATING FROM EITHER THE SOLOMON WARD FIRM OR PACIFIC LAW
6 CENTERS, AND YOU DO THAT WHEN YOU USE SOME COMBINATION OF THE
7 WORDS IN THEIR DOMAIN NAME AND THEN YOU STICK DOT-COM OR
8 DOT-NET BEHIND IT, AND YOU CAN'T DO THAT. I'VE MADE THAT VERY,
9 VERY CLEAR TO YOU.

10 MR. SAADAT-NEJAD: ABSOLUTELY.

11 THE COURT: WELL, I'LL ACCEPT FOR TODAY, MR. SAADAT,
12 THAT YOU HAVE NOT REGISTERED ANY NEW DOMAIN NAMES. IS THAT
13 WHAT YOUR REPRESENTATION IS, THAT EVERYTHING THAT --

14 MR. SAADAT-NEJAD: NO, NO. ACTUALLY, I HAVE
15 PURCHASED SOME DOMAIN NAMES, BUT NOT WITH SOLOMON WARD OR
16 PACIFIC LAW CENTER IN THERE, BUT WHAT I HAVE NOT DONE IS USE
17 DOMAIN NAMES THAT HAVE SOLOMON WARD OR PACIFIC LAW CENTER AT
18 THE END. THEY DO EXIST ON THE SEARCH ENGINES. AGAIN --

19 THE COURT: OKAY, I UNDERSTAND. I UNDERSTAND HOW --

20 MR. SAADAT-NEJAD: BUT THEY'RE ACCUSING ME OF GOING
21 AGAINST THE COURT ORDER.

22 THE COURT: I UNDERSTAND HOW SOMEONE CAN RESURRECT OLD
23 INFORMATION BY PRESSING A CACHE BUTTON IN A SEARCH ENGINE.
24 THAT'S NOT WHAT'S AT ISSUE HERE. WHAT'S NOT AT ISSUE IS
25 ANYTHING THAT HAPPENED BEFORE THE TRO ISSUED. BUT I WANT TO

1 TELL YOU STRAIGHT, MR. SAADAT, THE LAST THING I WANT TO DO IS
2 PUT YOU IN JAIL. I DON'T WANT TO DO THAT AND I DON'T WANT TO
3 BULLY YOU, BUT I'M FRUSTRATED BECAUSE IT APPEARS AFTER OUR LAST
4 CONVERSATION WHEN I THOUGHT YOU AND I HAD AN UNDERSTANDING AND
5 THAT YOU GOT IT AND YOU UNDERSTOOD WHAT YOUR OBLIGATIONS WERE
6 UNDER THE ORDER THAT I ISSUED, YOU KNOW, THEN I SEE THIS
7 LANGUAGE IN THESE PLEADINGS AFTER, YOU KNOW, YOU PLEDGED TO ME
8 THAT YOU WOULD FOLLOW OUR CONVENTIONS HERE AND BE COURTEOUS AND
9 CIVIL IN YOUR DEALINGS WITH OPPOSING COUNSEL, AND, YOU KNOW,
10 THERE'S ALLEGATIONS THAT YOU'VE DONE MORE THAN THAT.

11 NOW, I'M NOT GOING TO SCHEDULE AN ORDER-TO-SHOW-CAUSE
12 HEARING TODAY ON CONTEMPT. I'M NOT GOING TO DO THAT. I'M
13 GOING TO GIVE YOU THE BENEFIT OF THE DOUBT, BUT I WANT TO
14 REMIND YOU AGAIN. I ISSUED A PRELIMINARY INJUNCTION AGAINST
15 YOU NOW AND THE INJUNCTION IS IN EFFECT. I'VE HAD TWO
16 CONVERSATIONS WITH YOU WHERE I'VE DELINEATED WHAT IS
17 PERMISSIBLE AND WHAT'S NOT, AND I THINK YOU AND I BOTH KNOW,
18 AND EVERYBODY HERE, EVEN THOSE THAT AREN'T INTERNET SAVVY,
19 UNDERSTAND WHERE THE LINE IS, WHAT YOU CAN AND CAN'T DO. IF IT
20 COMES BACK TO ME, NOT THROUGH A CACHE ENGINE, BUT THERE'S A NEW
21 REGISTRATION OF A DOMAIN NAME THAT INVOLVES ONE OF THESE LAW
22 FIRMS SUCH THAT I LOOK AT IT AND SAY, HMM, I THINK WHAT MR.
23 SAADAT IS DOING IS PLAYING GAMES AGAIN. I THINK HE'S TRYING TO
24 CREATE A DOMAIN NAME HERE THAT'S SO SIMILAR THAT IF SOMEBODY IS
25 LOOKING FOR SOLOMON WARD OR PACIFIC LAW CENTER, THAT THEY MAY

1 CLICK ON HIS, AND THEN THEY'RE GOING TO BE EXPOSED TO ALL THIS
2 NEGATIVE INFORMATION THAT HE HAS ABOUT THEM. IF THAT HAPPENS,
3 YOU ARE GOING TO BE IN VIOLATION OF THE INJUNCTION, AND HAVING
4 SPENT TIME WITH YOU NOW TWICE, PATIENTLY LISTENED TO YOU, I'M
5 NOT GOING TO TOLERATE A VIOLATION OF THE RULE. YOU'RE GOING TO
6 GO TO JAIL, AND I SAY THAT NOT TO THREATEN YOU, BUT I WANT YOU
7 TO UNDERSTAND THAT THERE'S CONSEQUENCES TO VIOLATING COURT
8 ORDERS.

9 MR. SAADAT-NEJAD: I DIDN'T VIOLATE THE COURT ORDER.
10 THAT MEANS ANYTHING THAT THEY PRESENT TO THE COURT HAS TO BE
11 THE TRUTH. THAT'S WHAT I'M SAYING. WHAT THEY FILED IS BOGUS.
12 THAT ADDRESS IS A CACHE ADDRESS. IT'S A CACHE ADDRESS. IT'S
13 NOT FROM 100FREELAWYERS.COM.

14 THE COURT: THE YAHOO ADDRESS?

15 MR. SAADAT-NEJAD: THE PACIFICLAWCENTERS@YAHOO.COM.

16 THE COURT: YES.

17 MR. SAADAT-NEJAD: PACIFICLAWCENTERS@YAHOO.COM IS AN
18 E-MAIL ADDRESS.

19 THE COURT: DID YOU FILE THAT OR DID YOU REGISTER THAT
20 AFTER THE LAST HEARING THAT WE HAD?

21 MR. SAADAT-NEJAD: NO, SIR. THAT
22 PACIFICLAWCENTERS@YAHOO.COM IS EVEN ON THE COURT PAPERS FROM
23 ACROSS THE STREET.

24 THE COURT: ALL RIGHT. LIKE I SAID, I'LL ACCEPT YOUR
25 REPRESENTATION THAT YOU HAVE NOT ACTED IN VIOLATION OF THE

1 TEMPORARY RESTRAINING ORDER.

2 MR. SAADAT-NEJAD: YES, BUT HE JUST STOOD THERE, THE
3 PLAINTIFF JUST STOOD THERE AND MISLED YOU. I MEAN, YOU WON'T
4 EVEN QUESTION HIM OR CORRECT HIM ON THAT. HE LITERALLY MISLED
5 THIS COURT RIGHT NOW TRYING TO TELL YOU THAT HE HAS JUST
6 EXPLORED THAT I HAVE AN E-MAIL, PACIFICLAWCENTERS.COM. IT'S
7 BEEN ON THE PAPERWORK FROM ACROSS THE STREET. HE'S FULL OF IT.

8 THE COURT: MR. SAADAT, I THINK ONE OF THE PROBLEMS
9 HERE IS UNDERSTANDING WHAT NEWLY REGISTERED OR MAYBE NEWLY
10 DISCOVERED BY THEM THAT MAY HAVE BEEN REGISTERED AT AN EARLIER
11 TIME. THAT'S BEEN ONE OF THE PROBLEMS BECAUSE, YOU KNOW, YOU
12 WERE ACTIVE BEFORE THIS LITIGATION, I THINK, IN REGISTERING
13 THESE DOMAIN NAMES, AND THERE WERE A BUNCH OF THEM AND THERE
14 WERE VARIATIONS OF DOMAIN NAMES.

15 MR. SAADAT-NEJAD: YES. I EVEN EXPRESSED TO THE COURT
16 THAT I'M WILLING TO TRANSFER ALL OF THEM, ALL OF THEM, NOT JUST
17 THE FOUR, BUT ALL OF THEM, INCLUDING THE
18 PACIFICLAWCENTER-PACIFICLAWCENTER.COM, BECAUSE ALL I WANT TO DO
19 IS WRITE DOWN THE HORRIBLE EXPERIENCE THAT I'VE HAD, THAT I'M
20 STILL GOING THROUGH.

21 THE COURT: ALL RIGHT.

22 MR. SAADAT-NEJAD: I MEAN, THAT'S WHAT THIS WHOLE
23 THING IS ABOUT, HOW TO SHUT THIS GUY UP FROM EXPOSING OUR
24 CORRUPTION. THAT'S LITERALLY WHAT THEY'RE AFTER.

25 THE COURT: YOU KNOW WHAT? I DISAGREE WITH YOU ON

1 THAT. I DON'T THINK THAT AT LEAST THIS LAWYER AND THIS LAW
2 FIRM HAVE ANY SUCH PURPOSE HERE. I THINK THEY PROBABLY
3 DISAGREE WITH YOU. I DON'T THINK MR. MCINTYRE BELIEVES WHAT
4 YOU'RE SAYING ABOUT PACIFIC LAW CENTER, BUT THAT'S NOT THE
5 POINT. HE'S IN HERE FOR A DISCRETE REASON. THE THINGS THAT
6 YOU'VE DONE HAVE VIOLATED FEDERAL LAW.

7 MR. SAADAT-NEJAD: SO WHAT IS IT THAT THE PLAINTIFFS
8 WANT? I MEAN, THE DOMAIN NAMES ARE THEIRS PRETTY MUCH. SO
9 WHAT IS IT THAT HE WANTS?

10 THE COURT: THEY WANT YOU NOT TO USE, AND I STRUCK
11 LANGUAGE FROM THE ORIGINAL PROPOSED RESTRAINING ORDER, AS YOU
12 WILL RECALL. THEY WANT YOU NOT TO TRAFFIC IN OR REGISTER
13 DOMAIN NAMES THAT ARE CONFUSINGLY SIMILAR TO EITHER THE SOLOMON
14 WARD FIRM'S NAME OR PACIFIC LAW CENTER.

15 MR. SAADAT-NEJAD: OKAY.

16 THE COURT: THEY DON'T WANT YOU TO DO THAT.

17 MR. SAADAT-NEJAD: OKAY. I WOULD LIKE TO ADDRESS THE
18 COURT ABOUT THE BLOG. THERE WAS A BLOG THAT I FOUND RECENTLY.
19 THERE'S A FEW PEOPLE ON THE INTERNET, FIRST OF ALL, THAT'S
20 COMPLAINING ABOUT PACIFIC LAW CENTER, WITH THE RELATIONSHIP
21 THAT THEY HAD. ONE OF THEM IS ON A BLOG. HOW SOME OF THE
22 BLOGS WORK, LIKE IF YOU WRITE DOWN, YOU NEED TO PUT A TITLE ON
23 YOUR ARTICLE. FOR EXAMPLE, PACIFIC LAW CENTER. IF THE NAME OF
24 THE BLOG SITE IS CALLED JOE.COM, THAT BLOG ADDRESS WILL COME UP
25 ON A SEARCH ENGINE JOE.COM/DONOTHIREPACIFICLAWCENTER OR

1 BLOGDONOTHIREPACIFICLAWCENTER. SO IF I WAS TO GO POST
2 SOMETHING ON A BLOG WHERE IT WOULD TAKE THAT, TAKE THEIR NAME
3 AND PUT IT IN THE ADDRESS BAR, THEN I'M NOT AT FAULT FOR THAT.
4 I HAVE NOT EVEN POSTED ON BLOGS LIKE THAT INTENTIONALLY, SO
5 THEY CAN'T COME IN AND (PAUSE) --

6 THE COURT: WE DISCUSSED THIS LAST TIME, AND THAT WAS
7 NOT WITHIN THE SCOPE OF THE INJUNCTION. WHAT WAS AT ISSUE HERE
8 WAS ACTION THAT YOU PERSONALLY TOOK, REGISTRATIONS OF DOMAIN
9 NAMES THAT YOU PERSONALLY REGISTERED --

10 MR. SAADAT-NEJAD: YES, SIR.

11 THE COURT: -- AND I TOLD YOU A REFERENCE TO SOLOMON
12 WARD OR PACIFIC LAW CENTER ON A BLOG WHERE PEOPLE ARE
13 DISCUSSING REPRESENTATION, GOOD OR BAD, THAT THEY GOT FROM THE
14 LAW FIRM WAS YOUR RIGHT AND I WASN'T GOING TO ENJOIN THAT, AND
15 I'M NOT ENJOINING THAT NOW. BUT THE DIFFERENCE HERE IS, THE
16 EXAMPLES THAT I GOT AT OUR FIRST HEARING WERE REGISTRATIONS
17 THAT YOU MADE --

18 MR. SAADAT-NEJAD: YES.

19 THE COURT: -- THAT WERE, IN MY JUDGMENT, DESIGNED TO
20 CONFUSE PEOPLE. THEY WERE DESIGNED TO CATCH THE PEOPLE THAT
21 DIDN'T HAVE THE PRECISE WEB ADDRESSES FOR PACIFIC LAW CENTER OR
22 FOR SOLOMON WARD, AND THEN THEY PULL UP A PAGE AND ALL OF A
23 SUDDEN THE MESSAGE WOULD BE SOMETHING QUITE DIFFERENT FROM WHAT
24 THEY WERE LOOKING FOR, WHAT THEY EXPECTED, AND YOU WERE TRADING
25 ON THAT. I THINK YOU WERE DOING THAT DELIBERATELY. I'LL

1 ACCEPT NOW THAT YOU'RE NOT DOING THAT ANYMORE. AS I SAID
2 BEFORE, MR. SAADAT, THE SCOPE OF THIS INJUNCTION DOES NOT
3 INCLUDE FORBIDDING YOU FROM EXPRESSING NEGATIVE OPINIONS ABOUT
4 YOUR EXPERIENCE WITH PACIFIC LAW CENTER. I'M NOT GOING TO DO
5 THAT.

6 MR. SAADAT-NEJAD: WHAT IS THE COURT ORDERING ME? I
7 MEAN, I UNDERSTAND THE COURT ORDER FROM THE LAST TIME AND I
8 FOLLOWED IT. NOW, WHATEVER THEY SAY DOESN'T MEAN THAT IT'S
9 TRUE, BUT WHAT IS IT THE COURT DOES NOT WANT ME TO DO?

10 THE COURT: WHAT I'VE RESTRAINED YOU FROM DOING IS
11 REGISTERING OR TRAFFICKING IN THE DOMAIN NAMES OF THESE TWO
12 FIRMS.

13 MR. SAADAT-NEJAD: WHAT IS TRAFFICKING?

14 THE COURT: WELL, TRAFFICKING MEANS USING THEM IN A
15 WAY THAT IS DESIGNED TO PROMOTE CONFUSION AMONG THE PEOPLE THAT
16 USE THE INTERNET TO LOOK FOR THINGS. NOW, YOU KNOW, IF YOU
17 TELL ME, LOOK, I HAD NO CONTROL OVER THIS. I MENTIONED SOLOMON
18 WARD IN A BLOG AND SAID I DIDN'T LIKE THEM OR THAT THEY WERE
19 UNFAIR WITH ME OR PACIFIC LAW CENTER DIDN'T GIVE ME THE KIND OF
20 REPRESENTATION I EXPECTED, THAT COMES UP, YOU KNOW, IN THE BODY
21 OF A MESSAGE THAT IS GENERATED THROUGH A SEARCH ENGINE, THAT'S
22 NOT WHAT I'M TALKING ABOUT. I'M TALKING ABOUT THE DOMAIN NAMES
23 THEMSELVES WHERE YOU'VE TAKEN --

24 MR. SAADAT-NEJAD: YES.

25 THE COURT: -- SOME VARIATION OF THEIR NAMES AND THEN

1 PUT BEHIND IT IN THE SUFFIX DOT-COM, DOT-NET, DOT-ORG,
2 SOMETHING LIKE THAT, WHERE YOU'VE CHANGED THE LETTER, YOU'VE
3 MADE IT SINGULAR OR PLURAL, SOMETHING LIKE THAT.

4 MR. SAADAT-NEJAD: YES, WITH HYPHENS AND THINGS LIKE
5 THAT.

6 THE COURT: RIGHT, ANY USE OF HYPHENS. ANYTHING LIKE
7 THAT THAT TAKES THE NAME OF ONE OF THESE FIRMS AND MORPHS IT IN
8 A SLIGHT WAY, BUT IT STILL COMES UP IF I WERE TO, FOR EXAMPLE,
9 PUT A PLURAL IN THERE, IF I WOULD JUST PUT SOLOMON WARD IN
10 THERE AND THAT WOULD COME UP.

11 MR. SAADAT-NEJAD: THE THING IS, SIR, WE'RE ALL ADULTS
12 HERE. I MEAN, I'M NOT VERY HIGHLY EDUCATED, BUT PACIFIC LAW
13 CENTER WITH HYPHENS, EVEN UP TO TODAY, IT STILL WILL COME UP IN
14 A GOOGLE SEARCH ENGINE. I DON'T HAVE CONTROL OF THEM.

15 THE COURT: MY UNDERSTANDING IS THAT THAT WILL COME UP
16 IN THE BODY OF A MESSAGE AS OPPOSED TO A HYPERLINK ITSELF, AND
17 WHEN YOU REGISTER DOMAIN NAMES THAT ARE SIMILAR TO THEIRS, THEY
18 COME UP AS HYPERLINKS. THEY COME UP AND, YOU KNOW, IT'S A
19 CACHE IN ITSELF, THAT ONCE YOU CLICK ON AND THEN GO TO THE
20 PAGE, AS OPPOSED TO BEING WITHIN THE BODY OF A MESSAGE, JUST
21 MENTION OF THEIR NAMES.

22 MR. SAADAT-NEJAD: YES.

23 THE COURT: SO THAT'S AN IMPORTANT DISTINCTION.

24 MR. SAADAT-NEJAD: YES, IT'S THE ADDRESS ITSELF.

25 THE COURT: THAT'S AN IMPORTANT DISTINCTION. I DON'T

1 WANT YOU TO DO THAT.

2 MR. SAADAT-NEJAD: I HAVEN'T. I HAVEN'T BEEN DOING
3 IT, AND THEY ARE MISLEADING THE COURT BY STATING THAT I HAVE
4 BEEN DOING IT.

5 THE COURT: WELL, NO, NO, THEY'RE NOT, MR.
6 SAADAT-NEJAD, BECAUSE YOU DID DO IT. I MEAN, MAYBE YOU HAVEN'T
7 DONE IT SINCE I ISSUED THE TEMPORARY RESTRAINING ORDER, BUT YOU
8 DID DO IT BEFORE AND THEY PRESENTED PROOF OF THAT, AND YOU
9 DIDN'T DISPUTE IT LAST TIME.

10 MR. SAADAT-NEJAD: NO, I DIDN'T DISPUTE IT. I HAVE
11 NOTHING TO HIDE. I MEAN --

12 THE COURT: ALL RIGHT.

13 MR. SAADAT-NEJAD: -- EVEN TODAY I'M SAYING THAT THE
14 DOMAIN NAMES WILL -- I DON'T HAVE ACCESS TO THE DOMAIN NAMES.
15 THEY CAN HAVE THE DOMAIN NAMES, BUT I JUST WANT MY RIGHT TO BE
16 ABLE TO EXPRESS MYSELF ON THE WORLDWIDE WEB.

17 THE COURT: YOU HAVE THAT UNDER THE ORDER THAT I'VE
18 ISSUED AND THAT I'VE CONFIRMED TODAY. YOU HAVE YOUR RIGHT TO
19 EXPRESS OPINIONS. NO ONE HAS TAKEN THAT AWAY FROM YOU. I
20 HAVEN'T.

21 MR. SAADAT-NEJAD: SO IS THIS COURT CASE OVER WITH?

22 THE COURT: WELL, I GRANTED THE PRELIMINARY
23 INJUNCTION. NOW, THE PLAINTIFFS MAY HAVE SOME DAMAGES THAT
24 THEY'RE SEEKING. AGAIN, THE SETTLEMENT OF THE CASE IS NOT UP
25 TO ME. THIS WILL GO ON IN THE ORDINARY COURSE.

1 BUT WAS THE ONLY REMEDY YOU SOUGHT HERE WITH THE
2 INJUNCTION IS JUST INJUNCTIVE RELIEF, MR. MCINTYRE?

3 MR. MCINTYRE: THE PRINCIPAL REMEDY IS INJUNCTIVE
4 RELIEF, YOUR HONOR. WE MAY HAVE ALSO, WE DID ALSO PRAY FOR
5 DAMAGES.

6 THE COURT: YES.

7 MR. MCINTYRE: YES.

8 THE COURT: SO IF IT GOES --

9 MR. SAADAT-NEJAD: FOR WHAT?

10 THE COURT: IF IT GOES FORWARD, WELL, THEY'D HAVE TO
11 SHOW THAT THEY WERE DAMAGED BY YOUR EARLIER ACTIONS BEFORE THE
12 INJUNCTION SET IN, AND IF THEY WIN A JUDGMENT TO THAT EFFECT,
13 YOU MAY OWE THEM MONEY FOR THOSE DAMAGES. SO --

14 MR. SAADAT-NEJAD: I'M LUCKY I DON'T HIT THEM WITH A
15 LAWSUIT FOR DAMAGES, BUT I'M JUST TOO POOR. I DON'T HAVE THE
16 \$300 TO DO THE FILING FEE OR HIRE A LAWYER.

17 THE COURT: MR. SAADAT, THE PORTION OF THE CASE, THE
18 PRINCIPAL PORTION OF THE CASE HAS BEEN RULED ON BY ME, WHICH IS
19 THE INJUNCTION.

20 MR. SAADAT-NEJAD: YES, SIR.

21 THE COURT: NOW, LOOK, I HAVE NO DESIRE TO PUT YOU IN
22 JAIL. NONE. I'M NOT MAD AT YOU. I QUESTIONED YOUR JUDGMENT A
23 LITTLE BIT BECAUSE I HAVE OBSERVED MYSELF THAT YOU'RE A SMART
24 FELLOW. YOU KNOW, YOU MAY NOT BE, YOU MAY NOT HAVE EXTENSIVE
25 FORMAL EDUCATION, BUT YOU GET IT, AND I'VE BEEN ABLE TO SEE

1 THAT IN THE INTERACTIONS YOU AND I HAVE HAD AT TWO HEARINGS
2 NOW. WHAT'S ABUNDANTLY CLEAR TO ME IS THAT YOU UNDERSTAND THE
3 DISTINCTION THAT I'VE MADE.

4 MR. SAADAT-NEJAD: YES, SIR.

5 THE COURT: YOU UNDERSTAND THE TERMS AS THEY APPEAR IN
6 THE INJUNCTION, AND YOU KNOW WHAT YOU CAN'T DO AND WHAT IS
7 PERMITTED UNDER THIS ORDER. IF YOU COME BACK HERE HAVING
8 CROSSED THE LINE OR EVEN HAVING CHALK ON YOUR SHOES, YOU KNOW,
9 FROM WALKING CLOSE TO THE LINE AND I GET THE IMPRESSION THAT
10 YOU'RE TRYING TO DEFY THE COURT ORDER DELIBERATELY, YOU'RE
11 TRYING TO DO SOMETHING THAT'S PUSHING THE ENVELOPE, THEN
12 THERE'S GOING TO BE PROBLEMS. IF YOU VIOLATE THE COURT ORDER,
13 THEN I WILL SCHEDULE AN ORDER TO SHOW CAUSE, AND IF YOU'RE
14 FOUND IN VIOLATION AFTER A HEARING, YOU'LL BE IN CONTEMPT, AND
15 ONE OF THE PENALTIES FOR CONTEMPT IS GOING TO JAIL. I DON'T
16 WANT TO PUT YOU IN JAIL, BUT I WANT THE ORDER TO BE FOLLOWED.
17 I DON'T DO THIS FOR MY HEALTH, AND IT'S COSTING SOLOMON WARD,
18 IT'S COSTING PACIFIC LAW CENTER, AND IT'S COSTING YOU.

19 MR. SAADAT-NEJAD: IT'S COSTING ME MENTALLY AND
20 PSYCHOLOGICALLY, EXTREMELY.

21 THE COURT: RIGHT. SO YOU KNOW THE WAY TO BE HAPPY.
22 THERE'S AN ADAGE ABOUT THAT. DO YOU KNOW HOW TO BE HAPPY?
23 FIND THE THINGS THAT MAKE YOU UNHAPPY AND DON'T DO THEM. ONE
24 OF THE THINGS THAT'S GOING TO MAKE YOU VERY UNHAPPY IS IF YOU
25 COME BACK HERE AND I FIND YOU IN CONTEMPT AND THEN YOU END UP

1 IN JAIL.

2 MR. SAADAT-NEJAD: I AM GOING TO BE IN CONTEMPT THE
3 NEXT TIME I COME BACK BECAUSE THEY ARE GOING TO MAKE SURE THAT
4 I AM.

5 THE COURT: IT'S A BAD PLACE TO BE AND IT'S GOING TO
6 CAUSE YOU A LOT OF MENTAL STRESS AND STRAIN.

7 MR. SAADAT-NEJAD: YOUR HONOR, THEY FILED FALSIFIED
8 WEB ADDRESSES TO GIVE THE IMPRESSION THAT I HAVE VIOLATED THE
9 COURT ORDER, AND NOBODY WILL ADDRESS THEM ABOUT THAT.

10 THE COURT: THAT'S NOT MY FINDING. MY FINDING IS --

11 MR. SAADAT-NEJAD: SO I CAN FILE ANY FALSE STATEMENTS
12 AGAINST SOMEBODY ON THE STREET, AND IF I GET CAUGHT, I DON'T
13 GET IN TROUBLE?

14 THE COURT: HERE'S WHAT I THINK HAPPENED. WHAT I
15 THINK HAPPENED IS, AS YOU SAY, SOME OF THE INFORMATION WAS
16 RESURRECTED FROM CACHES THAT HADN'T BEEN USED BEFORE, BUT THAT
17 WASN'T CLEAR WHEN IT CAME TO MR. MCINTYRE, WHAT THE DATE OF THE
18 REGISTRATION WAS.

19 MR. SAADAT-NEJAD: OH, HE'S A GROWN MAN. HE KNOWS.

20 THE COURT: WELL, YOU'RE MORE CYNICAL ABOUT HIM THAN I
21 AM, AND I'M SURPRISED AT THAT BECAUSE HE'S BEEN VERY GENEROUS
22 IN HIS ATTITUDE AND HIS COURTESY TOWARD YOU. HE REALLY HAS.

23 MR. SAADAT-NEJAD: ATTACKING ME IN THE COURTROOM?

24 THE COURT: WELL, IF I WAS IN LAW PRACTICE AND YOU
25 BROUGHT A BASEBALL BAT INTO MY OFFICE, I WOULDN'T HAVE BEEN

1 HAPPY ABOUT THAT. THE MEETING WOULDN'T HAVE GONE FORWARD.

2 MR. SAADAT-NEJAD: EXACTLY. THAT'S WHAT MADE THEM
3 OPEN UP. I MEAN --

4 THE COURT: WELL, I'M JUST TELLING YOU. FROM
5 EVERYTHING I'SEE, I THINK YOU'VE BEEN TREATED FAIRLY AND
6 COURTEOUSLY BY PEOPLE THAT YOU'VE MADE SOME UNWARRANTED ATTACKS
7 AGAINST. I'M NOT TALKING ABOUT PACIFIC LAW CENTER. I'M
8 TALKING ABOUT THIS FIRM HERE.

9 MR. SAADAT-NEJAD: SOLOMON WARD.

10 THE COURT: YES, AND I THINK THE BAD EXPERIENCE YOU
11 HAD WITH PACIFIC LAW CENTER JUST BURNS SO MUCH.

12 MR. SAADAT-NEJAD: IT DOES. I MEAN, THEY'RE COWARDS.
13 THEY'RE NOT EVEN IN COURT. THEY DON'T SHOW UP IN COURT.

14 THE COURT: THEY'RE REPRESENTED --

15 MR. SAADAT-NEJAD: THEY'RE NOTHING BUT HUSTLERS.

16 THE COURT: THEY'RE REPRESENTED BY COUNSEL HERE.

17 MR. SAADAT-NEJAD: I KNOW, COUNSEL THAT (PAUSE) --

18 THE COURT: UH-UH. YOU'VE GOT TO KEEP FOCUSED HERE.

19 WHATEVER YOUR COMPLAINT WAS WITH PACIFIC LAW CENTER, MR.
20 MCINTYRE HAS NOTHING TO DO WITH THAT. THEY WEREN'T EVEN
21 HISTORICALLY CONNECTED AT THE TIME THAT THAT DISPUTE TOOK
22 PLACE, AND THE PACIFIC LAW CENTER HAS NOW HIRED HIS FIRM TO
23 PROTECT THE LEGAL INTERESTS THEY HAVE. I MEAN, AGAIN, I THINK
24 YOU'VE GOT TO BE RATIONAL ABOUT THIS. THAT'S NOT A REASON FOR
25 YOU TO SAY SUDDENLY, OKAY, YOU KNOW, YOU'RE THE FRIEND OF MY

1 ENEMY, YOU'RE MY ENEMY, SO I'M GOING TO TAKE YOU ON AND MAKE
2 OBNOXIOUS CHARGES AGAINST YOU, TOO. YOU'RE HEADED DOWN THE
3 WRONG PATH IF THAT'S WHAT YOU'RE THINKING.

4 MR. SAADAT-NEJAD: THIS WASN'T THE ONLY COURT WHERE
5 THEY FALSIFIED THE DOCUMENTS TRYING TO GET THE JUDGE TO -- I
6 MEAN, IT'S JUST -- IN MY EYES, YES, SOLOMON WARD, I THINK THEY
7 ARE PATHETIC FOR WHAT THEY ARE DOING. THEY'RE SUING FOUR, FOUR
8 LAWSUITS AGAINST A HOMELESS PERSON THAT THEY KNOW THAT ALL HE'S
9 DOING IS EXPRESSING HIMSELF FOR GETTING SCREWED. I MEAN, WHO
10 DOES THAT? WHO FILES LAWSUITS AGAINST HOMELESS PEOPLE?

11 THE COURT: MR. SAADAT, I'VE GONE THROUGH ALL THAT --

12 MR. SAADAT-NEJAD: YES, I KNOW.

13 THE COURT: -- AND I'VE LIMITED THE RELIEF --

14 MR. SAADAT-NEJAD: I'M GOING TO WRITE ABOUT IT ON THE
15 WORLDWIDE WEB, ABOUT HOW COWARDLY THEY ARE.

16 THE COURT: I LIMITED THE RELIEF IN A WAY THAT
17 PROTECTED TO THE MAXIMUM EXTENT YOUR FIRST AMENDMENT FREEDOMS.
18 I'VE LISTENED TO YOU. I HAVE BEEN PERSUADED BY YOU TO SOME
19 EXTENT, BUT I'M JUST TELLING YOU NOW WE'VE HAD TWO SUBSTANTIAL
20 HEARINGS ON THIS WHERE YOU AND I HAVE SPENT MOST OF THE TIME IN
21 DIALOGUE --

22 MR. SAADAT-NEJAD: YES, SIR.

23 THE COURT: -- AND IT'S VERY CLEAR TO ME THAT YOU
24 UNDERSTAND THE EFFECT OF THE ORDER AND WHAT YOU CAN AND CAN'T
25 DO.

1 MR. SAADAT-NEJAD: BUT IT'S NOT CLEAR TO YOU THAT THEY
2 HAVE FROM THE VERY BEGINNING, FROM THE FILING OF THE LAWSUIT,
3 THAT THEY HAVE TRIED TO MISLEAD THIS COURT.

4 THE COURT: NO, NO.

5 MR. SAADAT-NEJAD: SEE, THAT'S WHERE I GOT UPSET ABOUT
6 THE SYSTEM, THAT, YEAH, THEY DO HAVE JUDGES IN THEIR BACK
7 POCKETS BECAUSE EVERYONE REFUSES TO RECOGNIZE THAT THEY'RE
8 TRYING TO MISLEAD THE COURT.

9 THE COURT: WELL, NO.

10 MR. SAADAT-NEJAD: NINE JUDGES, NOT ONE OR TWO. NINE
11 JUDGES.

12 THE COURT: MR. SAADAT, I'M NOT IN MR. MCINTYRE'S BACK
13 POCKET OR THE BACK POCKET OF SOLOMON WARD.

14 MR. SAADAT-NEJAD: I DIDN'T SAY THAT YOU ARE. I'M
15 SAYING THAT IT IS QUESTIONABLE THAT YOU'RE NOT ADDRESSING THE
16 FALSE DOCUMENTS.

17 THE COURT: I HAVE ADDRESSED IT. YOU HAVEN'T --

18 MR. SAADAT-NEJAD: NOT TO HIM.

19 THE COURT: WELL, YOU HAVEN'T PAID PARTICULAR
20 ATTENTION. I HAVE ACCEPTED YOUR EXPLANATION. I THINK SOME OF
21 THIS MATERIAL WAS OLD. I THINK IT WAS REVIVED FROM CACHE, AND
22 I UNDERSTAND HOW THAT WORKS.

23 MR. SAADAT-NEJAD: THE THING IS, THEY'RE STILL ON
24 THIS. THE SOLOMON WARD LAW FIRM, YOUR HONOR, DOT-COM, THAT IS
25 STILL IN THERE. THERE'S PACIFICLAWCENTERS.COM.

1 PACIFICLAWCENTERS.COM WITH AN "S," THAT IS NOT IN THE GOOGLE
2 SEARCH ENGINE, AND THAT IS BECAUSE THEY HAVE, THEY HAVE
3 CONTACTED GOOGLE FOR GOOGLE TO TAKE THAT OUT OF THEIR INDEX.

4 THE COURT: WELL, THEY'LL PROBABLY CONTACT THE OTHER
5 DOMAIN PROVIDERS TO SAY, LOOK, WE HAVE A COURT ORDER NOW. WE
6 ARE THE ONLY ONES THAT HAVE A RIGHT TO USE THIS DOMAIN NAME OR
7 ANYTHING CLOSE TO IT, AND THIS KEEPS COMING UP IN CACHE AND WE
8 WANT YOU TO TAKE THAT OUT.

9 MR. SAADAT-NEJAD: WELL, YEAH.

10 THE COURT: IF THAT HAPPENS, I THINK THAT SOLVES A LOT
11 OF PROBLEMS.

12 MR. SAADAT-NEJAD: BUT I'M NOT AT FAULT FOR WHAT COMES
13 UP ON ANY SEARCH ENGINE THROUGHOUT THE WHOLE WORLD.

14 THE COURT: NOT UNLESS YOU REGISTER ANOTHER
15 CONFUSINGLY SIMILAR DOMAIN NAME.

16 MR. SAADAT-NEJAD: I TOOK THAT INFORMATION. I PUT IT
17 ON USGOVERNMENTCOURTS.COM. IT'S NOWHERE CLOSE TO THEIR NAME OR
18 PACIFIC LAW CENTER'S --

19 THE COURT: OKAY.

20 MR. SAADAT-NEJAD: -- NAME.

21 THE COURT: AS I SAID, MR. SAADAT, WE'RE SORT OF
22 BEATING THE SAME THING UP AGAIN.

23 MR. SAADAT-NEJAD: YES.

24 THE COURT: YOU UNDERSTAND WHAT YOUR OBLIGATIONS ARE
25 AND YOU UNDERSTAND WHAT LEEWAY YOU HAVE. I TELL YOU AGAIN --

1 MR. SAADAT-NEJAD: YES, SIR.

2 THE COURT: -- IT'S NOT MY BUSINESS TO TRY TO PERSUADE
3 YOU THAT YOUR OPINIONS ARE WRONG. I'M NOT TRYING TO DO THAT.
4 WHAT I AM TELLING YOU IS, DON'T VIOLATE THE FEDERAL LAW BY
5 TRAFFICKING IN OR REGISTERING A DOMAIN NAME THAT'S CLOSE TO
6 EITHER OF THE NAMES OF THESE FIRMS. IF YOU DO THAT, YOU'LL BE
7 IN VIOLATION OF MY ORDER, AND IF I DETERMINE AFTER A HEARING
8 THAT'S WHAT YOU'VE DONE, THERE WILL BE CONSEQUENCES. OKAY?

9 MR. SAADAT-NEJAD: I FULLY UNDERSTAND, AND I'M SURE
10 I'M GOING TO END UP BACK OVER HERE BECAUSE THEY ARE LIKE THAT.
11 THAT'S WHAT THEY -- THEY HELD ME IN JAIL AGAINST BY WILL OVER
12 THERE. I'M NOT TALKING ABOUT SOLOMON WARD. THEIR CLIENT,
13 PACIFIC LAW CENTER. SO THEY'RE GOING TO CREATE AGAIN FALSE
14 DOCUMENTS AND COME AND BRING IT TO YOUR HONOR THAT, HEY, HERE'S
15 THIS GUY. HE'S USING PACIFICLAWCENTERS@YAHOO. SO I CAN'T USE
16 IN E-MAILS PACIFICLAWCENTERS@YAHOO.COM?

17 THE COURT: NO.

18 MR. SAADAT-NEJAD: SO THIS INCLUDES WITH E-MAILS AS
19 WELL?

20 THE COURT: YES. I DON'T WANT YOU TO USE THE SUFFIX
21 DOT-COM OR ANY DERIVATION OF THIS LAW FIRM'S NAME OR PACIFIC
22 LAW CENTER.

23 MR. SAADAT-NEJAD: WHAT ABOUT DOT-IRAQ? WHAT ABOUT
24 ANOTHER COUNTRY?

25 THE COURT: NO, I DON'T WANT YOU TO USE ANYTHING THAT

1 SOUNDS IN THE NATURE OF THE DOMAIN NAME OR MAYBE A DOMAIN NAME.
2 I DON'T WANT YOU TO DO THAT.

3 MR. SAADAT-NEJAD: I'M SORRY. I'M A LITTLE BIT
4 CONFUSED. I UNDERSTAND THE COURT ORDER, BUT WHAT ABOUT FROM
5 OTHER COUNTRIES, LIKE DOT-IRAN OR DOT-UK? I MEAN, DOES THIS
6 GOVERN WHAT GOES ON IN OTHER COUNTRIES AS FAR AS THEIR DOMAIN
7 NAMES?

8 THE COURT: MR. SAADAT, I'VE RULED ON WHAT'S IN FRONT
9 OF ME HERE. WHETHER I HAVE JURISDICTION OVER THE DOMAIN NAMES
10 THAT YOU'RE NOW SUGGESTING, I DON'T KNOW. BUT IF I WERE YOU,
11 BEFORE I DID SOMETHING LIKE THAT, I'D BE ABSOLUTELY SURE THAT
12 IT WAS LEGAL AND THAT THIS COURT WAS WITHOUT JURISDICTION,
13 BECAUSE I'VE TALKED GENERICALLY ABOUT DOMAIN NAMES THAT INVOLVE
14 SOME DERIVATION OF THE PARTNER NAMES OR THE NAME PACIFIC LAW
15 CENTER.

16 MR. SAADAT-NEJAD: OKAY.

17 THE COURT: IF YOU DO THAT, IN MY JUDGMENT NOW, YOU'RE
18 GOING TO BE IN VIOLATION OF THE COURT ORDER, AND THAT WILL BE A
19 CONTEMPTUOUS ACT.

20 MR. SAADAT-NEJAD: FOR USING
21 PACIFICLAWCENTER.UNITEDKINGDOM, I'LL BE IN VIOLATION OF A
22 FEDERAL COURT ORDER HERE?

23 THE COURT: UNLESS YOU CAN PERSUADE ME FOR SOME REASON
24 THAT DOESN'T COME WITHIN THE JURISDICTION OF THE FEDERAL COURT
25 ORDER, IT WOULD BE ILLEGAL, OUTSIDE OF MY AUTHORITY TO HOLD YOU

1 TO THAT. I HAVEN'T LOOKED AT THAT PARTICULARLY.

2 MR. SAADAT-NEJAD: ACTUALLY, I HAVE PAPERWORK HERE
3 THAT I DID.

4 THE COURT: ALL I'M TELLING YOU, MR. SAADAT, IS BE
5 CIRCUMSPECT AND BE SURE BEFORE YOU DO SOMETHING LIKE THAT. I
6 DON'T WANT YOU TO SAY, *WELL, I THOUGHT THIS WAS OKAY*, AND IT
7 TURNS OUT IT'S NOT OKAY, BECAUSE AFTER OUR DISCUSSION THE
8 BURDEN'S ON YOU TO RESEARCH THIS AND TO BE SURE THAT WHAT
9 YOU'RE DOING IS LEGAL. YOU UNDERSTAND WHAT MY --

10 MR. SAADAT-NEJAD: YES, SIR, I FULLY UNDERSTAND.

11 THE COURT: -- WHAT MY ORDER IS.

12 OKAY.

13 MR. SAADAT-NEJAD: PLEASE, CAN THE COURT TELL ME WHAT
14 DOTS I CANNOT USE WITH PACIFIC LAW CENTER IN THEM?

15 THE COURT: NO. UNFORTUNATELY, I CAN'T, MR. SAADAT,
16 AT THIS POINT. WHAT I CAN DO IS TELL YOU THAT WHAT YOU'VE DONE
17 SO FAR IS A VIOLATION OF UNITED STATES LAW, IN MY JUDGMENT.

18 MR. SAADAT-NEJAD: OKAY.

19 THE COURT: AND I'M WORRIED. I DON'T KNOW ENOUGH
20 ABOUT WHETHER DOT-UK IS SUBJECT TO U. S. JURISDICTION, OR
21 DOT-IRAQ WAS THE OTHER ONE YOU USED. I DON'T KNOW.

22 MR. SAADAT-NEJAD: WELL, COULD WE GET A CONTINUANCE ON
23 THIS SO WE CAN CLARIFY THAT? BECAUSE I DON'T KNOW, EITHER.
24 I'M BEING ORDERED ON SOMETHING THAT NOBODY KNOWS ABOUT.

25 THE COURT: HERE'S WHAT I'M TELLING YOU. I'M TELLING

1 YOU THAT YOU'RE FREE TO GO RESEARCH THAT AND IF YOU THINK THAT
2 I HAVE NO JURISDICTION, IT'S CLEARLY NOT WITHIN THE SCOPE OF
3 THE STATUTES THAT ARE PLED IN THIS CASE, THEN IT'S NOT WITHIN
4 THE SCOPE OF MY ORDER, BUT I DON'T KNOW OFFHAND. I CAN'T GIVE
5 YOU AN OPINION. I CAN'T GIVE YOU ADVICE OR AN ADVISORY OPINION
6 ON THAT AT THIS POINT.

7 MR. SAADAT-NEJAD: BUT I PLAN ON USING
8 PACIFICLAWCENTER.UK AS SOON AS I EXIT THIS PLACE.

9 THE COURT: WELL --

10 MR. SAADAT-NEJAD: I DO PLAN ON USING DOT-SOMETHING
11 THAT'S NOT IN THE UNITED STATES.

12 THE COURT: SEE, THAT'S DISAPPOINTING TO ME, BECAUSE
13 IF IT TURNS OUT THAT THAT'S SUBJECT TO MY JURISDICTION, THEN
14 I'D HAVE TO CONCLUDE THAT YOU WERE SORT OF BELLIGERENTLY,
15 BELLIGERENTLY REFUSING TO FOLLOW THE ORDER.

16 MR. SAADAT-NEJAD: SO I CAN'T USE DOT-IR, WHICH IS FOR
17 IRAN? I CAN'T USE DOT-NOTHING?

18 THE COURT: MR. MCINTYRE, I DON'T KNOW IF YOU HAVE A
19 POSITION ON THOSE THINGS. I, FRANKLY, DON'T KNOW AT THIS POINT
20 AS I SIT HERE WHETHER THOSE FALL WITHIN THE SCOPE OF THE
21 STATUTES AND THE JURISDICTION --

22 MR. SAADAT-NEJAD: THE TALIBANS EVEN HAVE ONE.

23 THE COURT: HOLD ON.

24 -- (CONTINUING) THE JURISDICTION I HAVE TO RESTRAIN
25 HIM FROM USING CONFUSINGLY SIMILAR DOMAIN NAMES.

1 MR. MCINTYRE: OBVIOUSLY, I'VE NOT LOOKED AT THE
2 DOT-UK AS SUCH, BUT ONE OF THE THINGS THAT, AND MAYBE MR.
3 SAADAT-NEJAD DOESN'T UNDERSTAND THIS, WHILE HE'S HERE, THIS
4 COURT HAS PERSONAL JURISDICTION OVER HIM. IF HE TAKES AN ACT
5 HERE IN THIS DISTRICT, EVEN THOUGH THROUGH THE BEAUTIES OF THE
6 WORLDWIDE WEB, IT MAY ALSO OCCUR ELSEWHERE, HE'S ACTING, AND
7 THE CONDUCT IS WITHIN THE SCOPE OF YOUR HONOR'S ORDER, YOU'VE
8 GOT HIM.

9 THE COURT: YES.

10 MR. MCINTYRE: I MEAN, IT COULDN'T BE CLEARER, AND I
11 CAN PICK AN EXAMPLE. IF IT WERE A MONEY-TRANSFER CASE AND I
12 WERE HERE AND THE COURT SAID, MR. MCINTYRE, DO NOT TRANSFER
13 MONEY, AND I TRANSFERRED MONEY TO MEXICO, OR TO THE U.K., OR
14 SWITZERLAND, OR WHERESOEVER, AND DID IT FROM HERE, I WOULD HAVE
15 VIOLATED YOUR HONOR'S ORDER, EVEN THOUGH THE MONEY ENDED UP
16 SOMEWHERE ELSE.

17 THE COURT: MR. SAADAT --

18 MR. MCINTYRE: I'M NOT HERE TO GIVE MR. SAADAT-NEJAD
19 LEGAL ADVISE --

20 THE COURT: NOR AM I.

21 MR. MCINTYRE: -- BUT IT'S AN IMPORTANT DECISION.

22 THE COURT: NOR AM I.

23 MR. SAADAT-NEJAD: BUT I DON'T KNOW WHAT I'M SUPPOSED
24 TO STAY AWAY FROM. THIS IS WHAT I'M CONFUSED ABOUT, BECAUSE
25 I'M GOING TO USE DOT-SOME-OTHER-COUNTRY WITH PACIFIC LAW CENTER

1 IN THERE.

2 THE COURT: I THINK YOU DO KNOW WHAT YOU'RE SUPPOSED
3 TO STAY AWAY FROM, BECAUSE I'VE IDENTIFIED A NUMBER OF THINGS
4 THAT YOU ARE TO STAY AWAY FROM PURSUANT TO THIS ORDER. YOU'VE
5 RAISED AN ISSUE THAT, FRANKLY, NO ONE HAS BRIEFED AND I HAVEN'T
6 LOOKED AT.

7 MR. SAADAT-NEJAD: SO CAN WE GET A CONTINUANCE ON
8 THIS?

9 THE COURT: WELL, WHAT I'M TELLING YOU IS -- NO,
10 BECAUSE THE ORDER IS CLEAR AND EXPLICIT, AND IT'S UP TO YOU.
11 YOU, OBVIOUSLY, HAVE THE ABILITY TO RESEARCH THINGS, TO LOOK AT
12 THIS SECTION OF LAW AND TO MAKE A DETERMINATION IN YOUR
13 JUDGMENT WHETHER THE COURT HAS THE POWER TO ENJOIN YOU FROM
14 USING A FOREIGN DOMAIN NAME. BECAUSE, AS MR. MCINTYRE SAYS,
15 YOU'RE HERE, AND SO WITHOUT KNOWING PRECISELY WHAT THE ANSWER
16 IS, MY BELIEF IS, MR. SAADAT, IF YOU CONTINUE TO DO THE KINDS
17 OF THINGS THAT HAVE BROUGHT YOU HERE, THAT'S PROBABLY A
18 VIOLATION, BUT I DON'T KNOW FOR SURE. TO ANSWER YOUR SPECIFIC
19 QUESTION ABOUT DOT-UK OR DOT-IR, I DON'T KNOW, BUT I'M JUST
20 WONDERING WHY YOU WOULD DO SUCH A THING ANYWAY. THE PURPOSE OF
21 REGISTERING A NAME LIKE THAT, AS I SAID, IS TO ATTRACT PEOPLE
22 WHO ARE LOOKING ON THE WEB FOR ONE OF THESE TWO FIRMS. IT'S
23 NOT TO CRITICIZE. IT'S TO ATTRACT PEOPLE.

24 MR. SAADAT-NEJAD: ACTUALLY, IT'S NOT. I'M NOT TRYING
25 TO BE STUBBORN OR BE RUDE TO THE COURT.

1 THE COURT: WELL, IT SOUNDS LIKE IT. WHY WOULD YOU
2 LIST THE SOLOMON WARD NAME IN CONNECTION WITH DOT-UK? WHY
3 WOULD YOU DO THAT?

4 MR. SAADAT-NEJAD: WELL, WHY CAN'T I? THAT'S WHAT I
5 WANT TO KNOW. WHY CAN'T I? THEY HAVE FILED TWO CASES AGAINST
6 ME, AND, YOU KNOW, ALL THIS DOT-STUFF THAT THEY REGULATE, I'M
7 WILLING TO RECOGNIZE IN THIS COURT HERE THAT I WILL NOT USE ANY
8 OF THEM WHATSOEVER WITH THE WORD PACIFIC LAW CENTER OR SOLOMON
9 WARD IN THERE, BUT OTHER DOT-STUFF THAT RELATES TO OTHER
10 COMPANIES, LIKE DOT-UK, DENMARK, WHY CAN'T I? WHY CAN'T I GO
11 TO CHINA AND GET PACIFICLAWCENTER.CHINA?

12 THE COURT: I DON'T KNOW THE ANSWER OFFHAND, AS I
13 SAID, BUT THE CONCERN I HAVE IS THAT SOMEONE SEARCHING THE
14 INTERNET HERE IN SAN DIEGO --

15 MR. SAADAT-NEJAD: RIGHT.

16 THE COURT: -- MIGHT HAVE ACCESS TO THOSE AS WELL, AND
17 SO IT DOESN'T SOLVE THE PROBLEM ABOUT CONFUSING SIMILARITY,
18 BECAUSE YOU'VE CHANGED THE SUFFIX FROM DOT-NET OR DOT-COM TO
19 DOT-UK.

20 MR. SAADAT-NEJAD: YES.

21 THE COURT: AS LONG AS YOU'RE HERE, AS MR. MCINTYRE
22 SAYS, YOU'RE SUBJECT TO THIS COURT'S JURISDICTION. NOW, I
23 CAN'T ANSWER THE SPECIFIC QUESTION. THERE'S AN ANSWER OUT
24 THERE AND YOU CAN FIND IT BY GOING AND LOOKING AT THE CASES AND
25 LOOKING AT THE STATUTE. I'M JUST TELLING YOU I THINK IT'S A

1 BAD THING FOR YOU TO DO, TO PURSUE THAT. IT'S VERY DIFFERENT
2 FROM WHAT YOU TELL ME YOUR MISSION IS, WHICH IS TO PUBLICLY
3 CRITICIZE. YOU CAN PUBLICLY CRITICIZE WITHOUT GETTING A DOMAIN
4 NAME THAT IS CONFUSINGLY SIMILAR TO ONE OF THESE TWO FIRMS.
5 YOU CAN DO THAT.

6 MR. SAADAT-NEJAD: HOW IS SOLOMON WARD SUCKS CONFUSING
7 TO SOLOMON WARD LAW FIRM?

8 THE COURT: WELL, IT'S NOT JUST SOLOMON WARD SUCKS.
9 IT'S THAT YOU'RE PUTTING A SUFFIX ON IT THAT WHEN SOMEBODY
10 LOOKS UP SOLOMON WARD, IT WILL BRING THAT UP AS ONE OF THE
11 HYPERLINK TITLES.

12 MR. SAADAT-NEJAD: YES.

13 THE COURT: THAT'S THE PROBLEM.

14 MR. SAADAT-NEJAD: IT'S, THEY CALL THEM TAG SOMETHING.

15 THE COURT: YES. THAT'S THE PROBLEM.

16 MR. SAADAT-NEJAD: OKAY. YEAH, THOSE BOXES. YEAH,
17 NOW I UNDERSTAND WHAT YOUR HONOR IS SAYING.

18 THE COURT: YOU NEED TO AVOID DOING THAT.

19 MR. SAADAT-NEJAD: OKAY. I UNDERSTAND NOW WHAT YOUR
20 HONOR IS SAYING, AND THOSE NAMES HAVE BEEN TAKEN OUT OF THOSE
21 BOXES --

22 THE COURT: ALL RIGHT.

23 MR. SAADAT-NEJAD: -- THAT VERY SAME DAY THAT I LEFT
24 THE OFFICE, THIS COURTROOM, WITHOUT ME BEING TOLD TO GET THEM
25 OUT OF THERE.

1 THE COURT: ALL RIGHT.

2 MR. SAADAT-NEJAD: I DID GET THEM OUT. SO CAN I PUT
3 THEM IN THERE WHEN I HAVE A WHOLE DIFFERENT DOMAIN NAME,
4 100FREEELAWYERS.COM?

5 THE COURT: MR. SAADAT, I THINK I'VE MADE IT
6 ABSOLUTELY CLEAR WHAT IS AUTHORIZED AND WHAT'S UNAUTHORIZED BY
7 THIS AND --

8 MR. SAADAT-NEJAD: NO, ACTUALLY, I'M NOT VERY CLEAR ON
9 IT. MY UNDERSTANDING IS, I CANNOT USE A WEB ADDRESS WITH THEIR
10 NAME OR ANYTHING SIMILAR TO THEIR NAME IN THERE.

11 THE COURT: THAT'S RIGHT.

12 MR. SAADAT-NEJAD: SO WHAT ABOUT THE CACHE BOX?

13 THE COURT: AGAIN, YOU'RE ASKING ME ABOUT SPECIFIC
14 APPLICATIONS. I THINK I MADE VERY CLEAR, WITHOUT UNDERSTANDING
15 OR MAYBE KNOWING ALL THE PERMUTATIONS, YOU KNOW, THAT MIGHT
16 OCCUR, WHAT YOU CAN DO AND WHAT YOU CAN'T DO, AND MY SENSE IS
17 THAT YOU UNDERSTAND THAT. YOU UNDERSTAND AND YOU --

18 MR. SAADAT-NEJAD: I'M A BIT CONFUSED ABOUT THIS, SIR.
19 I REALLY AM. I'M NOT TRYING TO BEAT AROUND THE BUSH. IT'S
20 THAT, WHY CAN'T I USE PACIFIC LAW CENTER IN THE NAME OF 100
21 FREE LAWYERS?

22 THE COURT: YOU MEAN A REFERENCE TO PACIFIC LAW
23 CENTER? I THINK WE'VE ALREADY TALKED ABOUT THAT. I'VE NOT
24 FORBIDDEN YOU FROM DOING THAT. I'VE NOT. YOU KNOW, IF YOU
25 WANT TO MAKE REFERENCE TO THE BAD EXPERIENCE THAT YOU SAY YOU

1 HAD WITH THEM, YOU'RE FREE TO DO THAT.

2 MR. SAADAT-NEJAD: I'M SORRY. THE TERM WAS MEGATEXT.

3 THE COURT: RIGHT.

4 MR. SAADAT-NEJAD: YES, MEGATEXT.

5 THE COURT: RIGHT.

6 MR. SAADAT-NEJAD: YOU'RE BASICALLY SAYING I CANNOT
7 PUT PACIFIC LAW CENTER IN MEGATEXT OF ANY WEBSITE THAT I OWN.

8 THE COURT: I DON'T WANT YOU TO DO ANYTHING THAT IS
9 LIKELY TO CAUSE ONE OF THOSE HYPERLINK TITLES THAT'S LIKE A
10 DOMAIN NAME TO COME UP WITH SOME DERIVATION OF THIS LAW FIRM'S
11 NAME OR PACIFIC LAW CENTER. THAT'S AS SIMPLE AS I CAN MAKE IT.
12 NOW, YOU KNOW, I DON'T KNOW. I'M CONVERSANT WITH THE INTERNET.
13 I'M CONVERSANT WITH LOOKING FOR THINGS ON THE INTERNET. I KNOW
14 HOW THINGS SOMETIMES COME UP UNDERNEATH THE HYPERLINK TITLE
15 WHICH ARE PART OF THE TEXT. THAT'S NOT WHAT I'M TALKING ABOUT.
16 A REFERENCE TO PACIFIC LAW CENTER MIGHT COME UP THAT WAY.
17 THAT'S NOT WHAT THIS LAWSUIT IS ABOUT.

18 MR. SAADAT-NEJAD: IF I WAS TO CREATE TEN BLOGS ON MY
19 OWN AND WRITE IN EVERY SINGLE ONE OF THEM PACIFIC LAW CENTER,
20 WHERE AT THE END IT'S GOING TO SAY PACIFIC LAW CENTER IN THE
21 ADDRESS, AM I VIOLATING THE COURT ORDER EVEN THOUGH THEY'RE ON
22 BLOGS THAT ARE CONTAINED LIKE, YOU KNOW, DOT-COM?

23 THE COURT: NO. I THINK UNDER THOSE CIRCUMSTANCES YOU
24 WOULD NOT BE. THE GIST OF THIS, AND AGAIN I'M SURPRISED NOW
25 THAT YOU DON'T UNDERSTAND, BECAUSE WE'VE BEEN THROUGH IT A

1 NUMBER OF TIMES.

2 MR. SAADAT-NEJAD: NO, I DO UNDERSTAND. WHAT THEY'RE
3 ASKING FOR, IT'S LIKE AN IMPOSSIBILITY.

4 THE COURT: THEY'RE NOT ASKING THAT I FORBID YOU FROM
5 MAKING ANY REFERENCE TO THE SOLOMON WARD FIRM OR THE PACIFIC
6 LAW CENTER FIRM ON THE INTERNET. THEY'RE NOT ASKING THAT.

7 MR. SAADAT-NEJAD: SO I CANNOT HAVE ANY DOMAIN NAME
8 THAT THE U. S. GOVERNMENT GOVERNS WITH THE WORDS PACIFIC LAW
9 CENTER AND SOLOMON WARD --

10 THE COURT: RIGHT.

11 MR. SAADAT-NEJAD: -- IS ALL THIS ORDER IS?

12 THE COURT: WELL, AGAIN, OR DERIVATIONS OF THE NAME
13 USING HYPHENS, PLURALS, AND THE LIKE.

14 MR. SAADAT-NEJAD: YES, I FULLY UNDERSTAND.

15 THE COURT: OKAY.

16 MR. SAADAT-NEJAD: BUT AFTER, FOR EXAMPLE, DOT-COM,
17 WHATEVER COMES AFTER THAT, THAT IS NOT GOING AGAINST THE COURT
18 ORDER. ONLY DOMAIN NAMES.

19 THE COURT: I CAN'T ANSWER THAT, MR. SAADAT. I'M
20 GOING TO HAVE TO LOOK AT IT AS IT COMES UP.

21 MR. SAADAT-NEJAD: BECAUSE I'M DYING TO GET ON THE
22 INTERNET AND CREATE THESE BLOGS, BUT I DON'T WANT TO VIOLATE
23 THE COURT ORDER.

24 THE COURT: MR. SAADAT, LOOK, I'VE BEEN AS CLEAR AS I
25 CAN BE ON THIS --

1 MR. SAADAT-NEJAD: ALL RIGHT.

2 THE COURT: -- AND I THINK YOU UNDERSTAND THE LINE OF
3 DEMARCATION HERE. YOU UNDERSTAND WHAT'S PROTECTED, I MEAN,
4 WHAT'S THEIR PROPERTY AND WHAT'S PROTECTED BY LAW AND THEN
5 WHAT'S NOT PROTECTED, AND YOU HAVE A RIGHT TO COMPLAIN.

6 MR. SAADAT-NEJAD: SO THE COURT ORDER IS JUST FOR
7 DOMAIN NAMES AND NOT FOR PUBLISHED --

8 THE COURT: TRAFFICKING AND REGISTERING IN ANY DOMAIN
9 NAME OR ANYTHING THAT'S CLOSE TO THE DOMAIN NAMES AT ISSUE IN
10 THIS CASE.

11 MR. SAADAT-NEJAD: THAT'S ALL THIS IS, JUST, AND THE
12 WORDS ARE PACIFIC LAW CENTER.

13 THE COURT: IT'S CLEAR AND SPECIFIC IN THE ORDER AS
14 WELL AS IN THE MANY ITERATIONS THROUGH THIS HEARING AND THE
15 LAST ONE. I THINK YOU'LL HAVE TO GET YOURSELF A TRANSCRIPT,
16 THEN, IF YOU REALLY ARE CONFUSED, AND LOOK BACK AT THE
17 CONVERSATIONS YOU AND I HAVE HAD OVER THE LAST TWO HOURS IN THE
18 TWO HEARINGS THAT WE'VE HAD.

19 ALL RIGHT, THE PRELIMINARY INJUNCTION ISSUES.

20 MR. MCINTYRE: THANK YOU, YOUR HONOR.

21 THE COURT: YOU'RE WELCOME.

22 MR. MCINTYRE: IS THE COURT GOING TO PREPARE A
23 SEPARATE ORDER?

24 THE COURT: YES.

25 MR. MCINTYRE: THANK YOU, YOUR HONOR.

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(PROCEEDINGS ADJOURNED AT 1:10 P.M.)

(END OF TRANSCRIPT)

I, FRANK J. RANGUS, OFFICIAL COURT REPORTER, DO HEREBY
CERTIFY THAT THE FOREGOING TRANSCRIPT IS A TRUE AND ACCURATE
TRANSCRIPTION OF MY STENOGRAPHIC NOTES.

Frank J. Rangus

FRANK J. RANGUS, OCR

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Justice Department For Sale by United States of Israel:

On September 18, 2006 Pacific Law Center went to a San Diego, California court and waived a defendants rights to appear in two criminal cases and got a continuance for both criminal cases while the defendant was in Jail AFTER Pacific Law Center was fired on September 8, 2006.

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Pacific Law Center hired Solomon Ward Seidenwurm & Smith Attorneys only because of a Mr. Herbert J. Solomon of Solomon Ward Seidenwurm & Smith has a reputation of access to Judges, and they have proven that they Solomon Ward Attorneys at Law do have Judges in their back pockets. Think about it..... Pacific Law Center which is owned by Phillips & Associates Law Firm that claims "Over 150 years of combined experience" and with 27 attorneys that work for Pacific Law Center, and 40 attorneys that work for Phillips & Associates Law Firm hire Mr. Herbert J. Solomon.

Two Law Firms with 67 Lawyers which represent clients in all 50 States hire "Solomon Ward Seidenwurm & Smith" Attorneys at Law in San Diego, California. "EXPOSED"

List of corrupt commissioners and judges that are involved are coming soon.

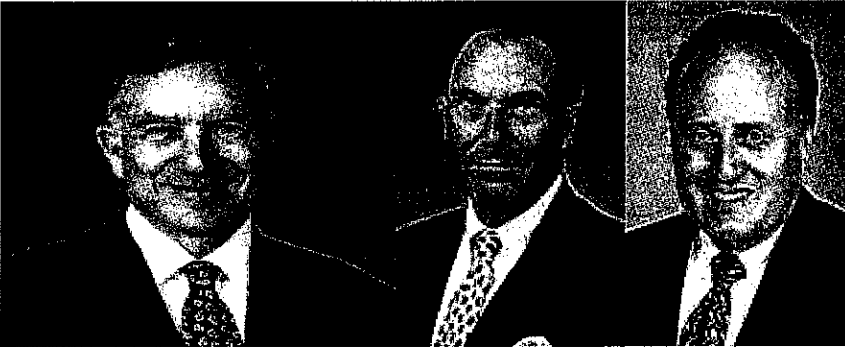
The Defendant is a Muslim and a citizen of The Islamic Republic of Iran and is the owner and operator of USHOSTAGE.com which at a minimum exposes Israel Zionist Terrorists that use Chemical Warfare Weapons on humans, terrorists that occupy Palestine while murdering humans, and United States secret prisons that are being used to torture and murder humans.



**Judge Larry Alan Burns
U.S. District Court Judge of the Southern District of California (San Diego)**



Kevin Cole
Interim Dean and Professor of Law University of San Diego



Solomon Ward Seidenwurm & Smith, LLP
Michael Abramson
Michael Breslauer
Lawrence Kaplan
Paul Metsch
Elizabeth Mitchell
Miguel Smith
John Roberts



Orly Lobel

2007 Assistant Professor of Law at University of San Diego School of Law full-time faculty member today

1998 - 1999 Law Clerk for Justice Professor Itzhak Zamir on the Israeli Supreme Court

1998 The Israeli Parliament (Knesset) Award of Academic Excellence

1991 - 1992 - 1993 Israel Defense Forces, Commander, Israel Military Intelligence,

The TALPIOT project of the Israel Military Intelligence, including a seven months pre-service training in International Relations, Arabic, and Physics. Positions Held: Commanding post, instructor, director of a division.

Judge Larry Alan Burns, Kevin Cole, Solomon Ward Seidenwurm & Smith, and Orly Lobel all work together at minimum on projects at University of San Diego - School of Law.

Secret memo shows Israel knew Six Day War was illegal

**By Donald Macintyre
Published: 26 May 2007**

A senior legal official who secretly warned the government of Israel after the Six Day War of 1967 that it would be illegal to build Jewish settlements in the occupied Palestinian territories has said, for the first time, that he still believes that he was right.

The declaration by Theodor Meron, the Israeli Foreign Ministry's legal adviser at the time and today one of the world's leading international jurists, is a serious blow to Israel's persistent argument that the settlements do not violate international law, particularly as Israel prepares to commemorate the 40th anniversary of the war in June 1967.

The legal opinion, a copy of which has been obtained by The Independent, was marked "Top Secret" and "Extremely Urgent" and reached the unequivocal conclusion, in the words of its author's summary, "that civilian settlement in the administered territories contravenes the explicit provisions of the Fourth Geneva Convention."

Judge Meron, president of the International Criminal Tribunal for the former Yugoslavia until 2005, said that, after 40 years of Jewish settlement growth in the West Bank - one of the main problems to be solved in any peace deal: " I believe that I would have given the same opinion today."

Judge Meron, a holocaust survivor, also sheds new light on the aftermath of the 1967 war by disclosing that the Foreign Minister, Abba Eban, was " sympathetic" to his view that civilian settlement would directly conflict with the Hague and Geneva conventions governing the conduct of occupying powers.

Despite the legal opinion, which was forwarded to Levi Eshkol, the Prime Minister, but not made public at the time, the Labour cabinet progressively sanctioned settlements. This paved the way to growth which has resulted in at least 240,000 Jewish settlers in the West Bank today.

Judge Meron, 76, is now an appeal judge at the Tribunal. Speaking about his 1967

opinion for the first time, he also tells tomorrow's Independent Magazine: "It's obvious to me that the fact that settlements were established and the pace of the establishment of the settlements made peacemaking much more difficult."

Blaming restrictions on Palestinian movement for the devastation of the Palestinian economy, the World Bank earlier this month acknowledged Israeli security concerns but added that many of the restrictions were aimed at "enhancing the free movement of settlers and the physical and economic expansion of the settlements at the expense of the Palestinian population." The settlements and their "jurisdictions" effectively control about 40 per cent of the area of the West Bank.

The argument that the settlements are illegal, stated in successive UN resolutions, and by the International Court of Justice advisory opinion condemning the separation barrier in 2004, is reinforced by such an authoritative source. It strengthens the political case in any "final status" negotiations on borders with the Palestinians for genuinely equitable land swaps of Israeli territory to a future Palestinian state if Israel is to retain settlement blocks.

Prime Minister Ariel Sharon secured a promise in 2004 from President George Bush that large Israeli "population centres" in the West Bank could remain in Israel in any such negotiations. In a subsequent letter to the Palestinians, the President promised that final borders had to be subject to agreement by negotiation.

Judge Meron's memorandum was obtained from the Israel State Archives. His subsequent defence of it amounts to a direct challenge to Israel's continuing contention that the Geneva Convention's provisions on settling people in occupied territory did not apply to the West Bank because its annexation by Jordan between 1949 and 1967 had been unilateral.

The memorandum was written in September 1967 as the Eshkol government was already considering Jewish settlements in the West Bank and the Golan Heights, seized from Syria during the Six Day War. It says that the international community had already rejected the "argument that the West Bank is not 'normal occupied territory'."

It pointed out that the British ambassador to the United Nations, Lord Caradon, had already asserted that Israel's position was that of an occupier. It added that a decree from the army command saying that military courts would "fulfil Geneva provisions" indicated that Israel thought so too.

Judge Meron also says in his interview that such an argument would not in any case have applied to the Golan Heights which had been undisputed as sovereign Syrian territory prior to the Six Day War.

While the Olmert government has so far rejected calls for peace negotiations by

Syria's President Bashir Assad, it has been weighing a welter of internal advice proposing that it explores talks seeking an end to Syrian support for Hizbollah and Hamas in return for restoring the Golan Heights to Syria.

The memorandum, details of which were published by the Israeli writer Gershom Gorenberg last year, also says settlements built on private land would explicitly contravene the 1907 Hague Convention.

The only implicit acknowledgement of the Meron memorandum - which Mr Gorenberg established also went to Moshe Dayan, the triumphant Defence Minister during the Six Day War - was that one of the first West Bank settlements, Kfar Etzion, was initially called a "military outpost" although it was already, in effect, a civilian settlement. The memorandum said there was no legal prohibition against military posts in occupied territory.

Ehud Olmert fought the Israeli election last year on a programme of unilateral withdrawal from parts of the West Bank - usually thought to mean dismantling settlements east of the separation barrier, which cuts deep into the West Bank in places. But this strategy was abandoned after the Lebanon war.

Mark Regev, the foreign ministry spokesman, said yesterday: "We do not accept that the West Bank is occupied in the classic sense." He added that it was not sovereign Jordanian territory before 1967 and it had not enjoyed legal status since the British mandate, which had the remit, underpinned by the League of Nations, of establishing a Jewish national home.

He added: "That said we accept the principle of two states living side by side and obviously in the creation of this state settlements will be coming down. I would point anyone who says that is impossible to what happened in Gaza less than two years ago."

Mr Regev also said that in some settlements - like Hebron where Jews left after a massacre by Arabs in 1929 - Jews had a long history of residence preceding the War of Independence in 1948.

http://news.independent.co.uk/world/middle_east/article2584164.ece

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**"The world is a dangerous place, not because of those who do evil,
but because of those who look on and do nothing." -- Albert Einstein**

PACIFIC LAW CENTER

SAN DIEGO, CALIFORNIA

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There are many parallels to the controversy over intentional wrongdoings by Pacific Law Center.

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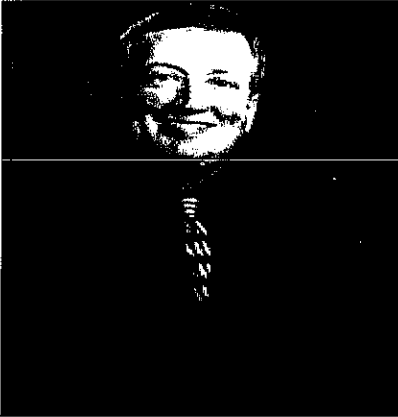
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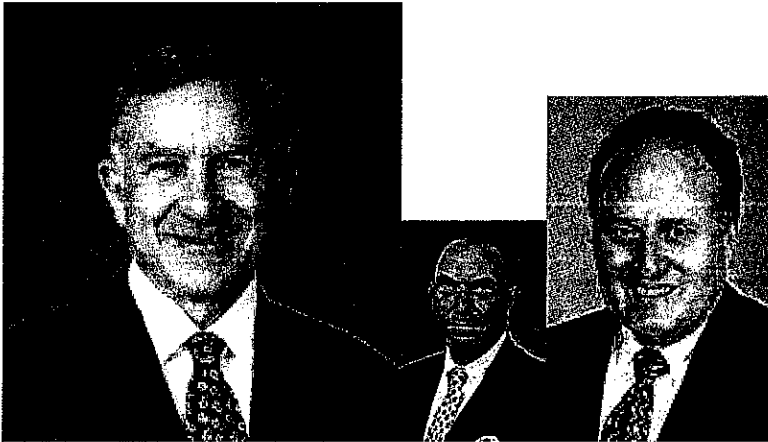


Judge Larry Alan Burns

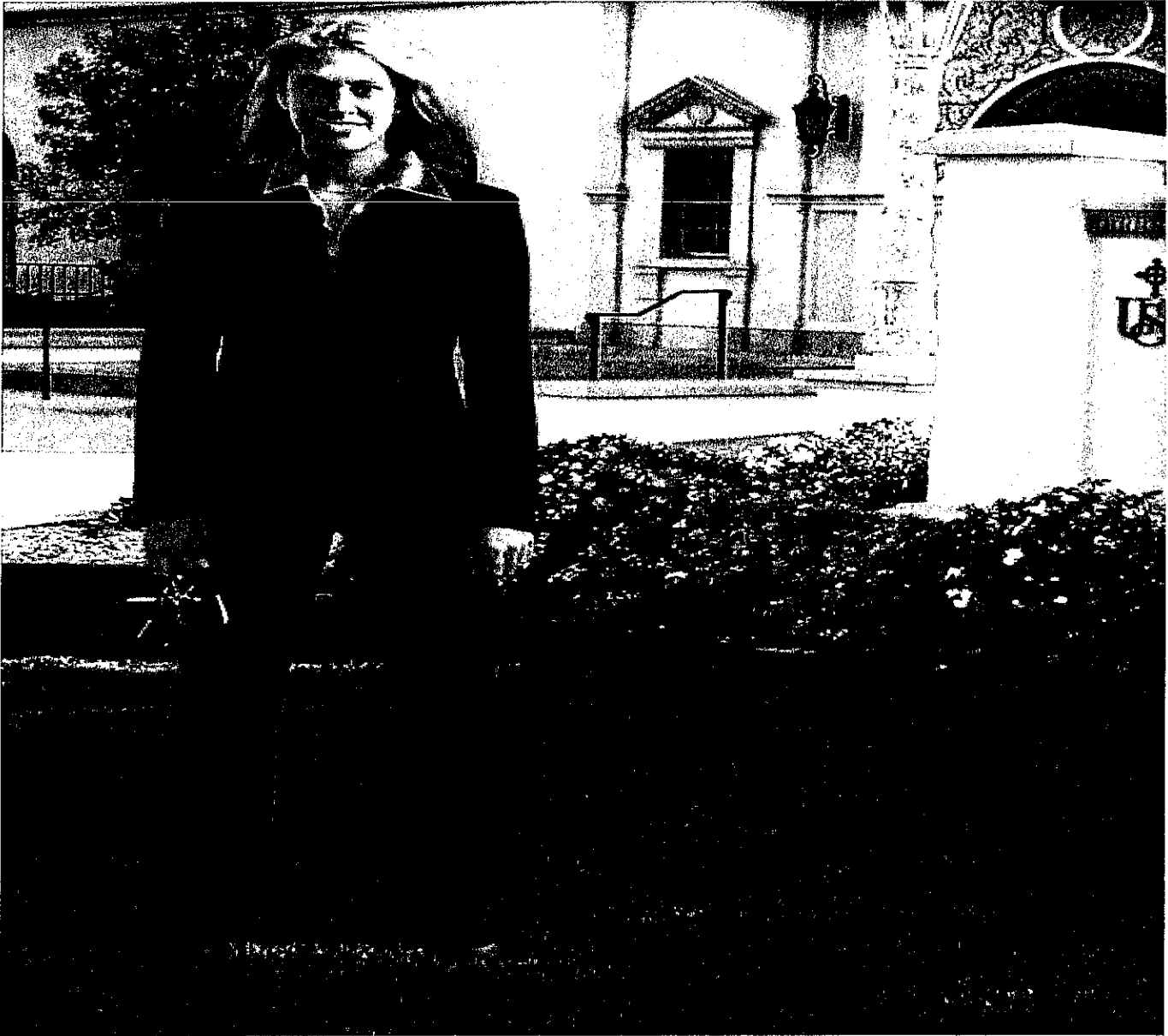
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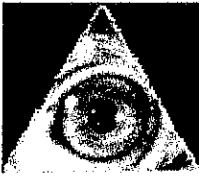
Orly Lobel
2007 Assistant Professor of Law at University of San Diego School of Law full-time

faculty member today

1998 - 1999 Law Clerk for Justice Professor Itzhak Zamir on the Israeli Supreme Court

1998 The Israeli Parliament (Knesset) Award of Academic Excellence

1991 - 1992 - 1993 Israel Defense Forces, Commander, Israel Military Intelligence, The TALPIOT project of the Israel Military Intelligence, including a seven months pre-service training in International Relations, Arabic, and Physics. Positions Held: Commanding post, instructor, director of a Israeli Intelligence Division.



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Pacific Law Center in California which is owned by Phillips and Associates Law Firm in Arizona and 100% backed by Solomon Ward Seidenwurm and Smith (Solomon Ward Attorneys at Law) admit on court record that they proudly defend child molesters in San Diego, California (James Dalton & Aaron Fritz) and they have every right to do so.

When ANY person(s) that gets charged in San Diego, California with this sort of crime(s) related to harming children the media exposes the case and they the media do extensive follow ups. Right?

Wrong.

I have searched all over the internet news wires from the past and current and I can not find a single news article that contains Pacific Law Center as the legal counsel for the accused of sex crimes against any child.

Why? Why is there no mention of Pacific Law Center? There must be a motive of why the local media does not mention person(s) that are charged with sex crimes against any child whom the accused is being defended by Pacific Law Center.

The answer is the \$10,000,000+ that Pacific Law Center spends with the local media in advertisement.

I believe that Pacific Law Center tells the local media that if they expose their deared client(s) and Pacific Law Center as the legal council for the person(s) of being charged with sex crimes of any kind against any child then they Pacific Law Center will no longer advertise with them.

Prosecutors:

Pacific Law Center in San Diego, California which is owned by Phillips and Associates Law Firm in Arizona operates very much like a government office.

San Diego County Public Defenders Office is a government office. Every person that works for the San Diego County Public Defenders Office gets paid by a government check. We as tax payers pay for that office to operate, but we as tax payers do not have control of how much funding and support the San Diego Public Defenders Office gets. Compared to the funding and support that the San Diego County District Attorneys Office and the City of San Diego Attorneys Office it is insulting to the tax payer. Should the tax payer ever need to be represented by the San Diego

County Public Defenders Office, that person will not get a fair defense due to lack of funding.

Pacific Law Center is private, and they spend over \$10,000,000 a year on advertising, and Pacific Law Center has over 100 employees that get paid very well. If you look at the website of PacificLawCenter.com you will see that they only have 20 attorneys as of March 11, 2007 and some are supervisors that perhaps have even forgotten what a court room looks like. What do the other 80 employees do at Pacific Law Center? Pacific Law Center needs paralegals, investigators, a marketing department, janitors, delivery personals, limo drivers Etc...

It is a big overhead that Pacific Law Center has. Just like any business Pacific Law Center wants to save money. Operating Pacific Law Center like the San Diego County Public Defenders Office can save alot of money.

What does the San Diego County Public Defenders Office do so it can save money, while still representing the tax payer? Make deals with the prosecutor(s). It is always ONLY the prosecutors that offer the deals to the San Diego County Public Defenders Office and to any other defense attorney(s).

This is where corruption can be suggested. Why would a person hire Pacific Law Center when it can get the same results as if the accused was being represented by the San Diego County Public Defenders Office? Heavy marketing by Pacific Law Center is the reason. Misleading the public that they Pacific Law Center will get you better results from just about any other defense attorney in the State of California as a whole. This is called fraud.

The San Diego County District Attorneys Office has a fraud investigation unit which I know that they are very good at what they do, and I personally thank them for their efforts of protecting us regardless of race or gender.

The San Diego County District Attorneys Office has over 1,000 employees, and more than 250 of them are attorneys, and more than 100 of them are investigators. Because of better pay, and only because of better pay 14 investigators from the San Diego Police Department went to work for the San Diego District Attorneys Office.

San Diego County government as a whole is and has been having major problems with money due to frauds which we all see on the media. Where does the San Diego District Attorneys Office get the funds to hire 14 additional investigators when the San Diego Police Department has a difficult time with funds?

When a deal is made on a criminal matter it saves all parties money, except the defendant. If the defendant is being represented by Pacific Law Center then there is no refund on a retainer (contract). This is a major hustle that brings in alot of money, and this is called fraud.

So why wont the San Diego District Attorneys Office stop this hustle (fraud)? The motive is when Pacific Law Center talks its clients into taking just about all deals offered by the San Diego County District Attorneys Office ALL parties save money except the defendant.

If the defendant wants to take his/her criminal case to trial all parties turn their backs on the defendant, that includes Pacific Law Center and the San Diego County Public Defenders Office in a manner that is called being railroaded in jail or prison, and this is called fraud, and violations of so many things that is related to human rights violations.

GEORGE KENNEDY - C9729972 - WILLIAM M LANSDOWNE - CD200499

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Most of the domain names listed above are related to defective medicine. Phillips and Associates and Pacific Law Center buy domain names that are similar to companies domain names that they are complaining about in court and on the World Wide Web.

I am doing the same thing as Phillips and Associates and Pacific Law Center, by exposing what they did to me on the World Wide Web (pacificlawcenters.com) and will probably do so in a court of law as well. It turns out that I am not the only one that has been wronged intentionally by Pacific Law Center. If I was to look into

Phillips and Associates (phillipslaw.com) in Arizona, I bet the same pattern as Pacific Law Center will be discovered.

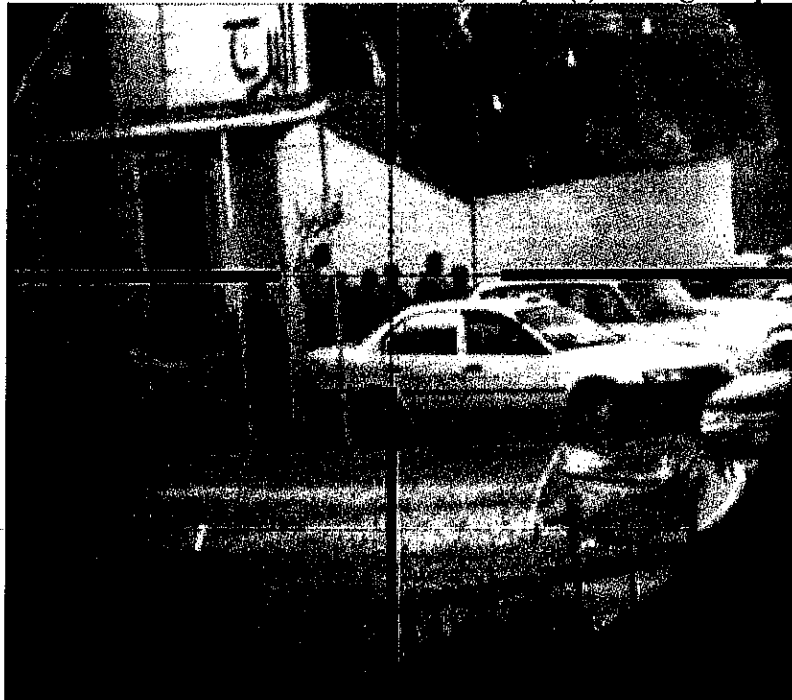


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On Friday May 25, 2007 the main assistant to Judge Burns told me on the telephone that I need to stop doing whatever it is I'm doing and Judge Burns is going to make a ruling on this case on Tuesday May 29, 2007.

On Friday May 25, 2007 I was able to buy a court transcript for This Federal Case Hearing on April 26, 2007 for \$40.67 (\$41).

I read the transcript and discovered that there are things that were said in court that has been deleted and or destroyed.

Main Things Missing:

Towards the end Judge Burns kept repeating that he knows Solomon Ward but not Pacific Law Center. (It is not in transcript)

In another part I know I told the Judge that the plaintiffs are full of crap. (It is not in transcript)

In another part I asked Edward McIntyre what else do they want besides domain names and the Judge answered for Edward McIntyre. (It is not in transcript)

The Pacific Time Zone observes standard time by subtracting eight hours from Coordinated Universal Time (UTC-8). The clock time in this zone is based on the mean solar time of the 120th degree meridian west of the Greenwich Observatory. During daylight saving time, its time offset is UTC-7. Coordinated Universal Time is also called Greenwich Mean Time (GMT).

In the United States and Canada, this time zone is generically called Pacific Time (PT). Specifically, it is Pacific Standard Time (PST) when observing standard time (Winter),

and Pacific Daylight Time (PDT) when observing daylight saving time (Summer).

In law, a ward is someone placed under the protection of a legal guardian. A court may take responsibility for the legal protection of an individual, usually either a child or incapacitated person, in which case the ward is known as a ward of the court or a ward of the state.

A famous ward from pop culture would be Dick Grayson (Robin), who was first introduced as the ward of Bruce Wayne (Batman). After his acrobat parents were killed, Dick was not adopted by Bruce Wayne but rather placed under his care.

In Antebellum America, United States Governmental Policy toward Native Americans involved the regarding of Indian tribes as both independent nations and as "wards of the state." This was contradictory because while they were treated as "independent," they were also considered "incapacitated individuals." This policy was revoked with the policy of assimilation and, eventually, the Indian Reorganization Act of 1934.

Demons and magic According to the Rabbinical literature, on account of his modest request for wisdom only, Solomon was rewarded with riches and an unprecedentedly glorious realm, which extended over the upper world inhabited by the angels and over the whole of the terrestrial globe with all its inhabitants, including all the beasts, fowls, and reptiles, as well as the demons and spirits. His control over the demons, spirits, and animals augmented his splendor, the demons bringing him precious stones, besides water from distant countries to irrigate his exotic plants. The beasts and fowls of their own accord entered the kitchen of Solomon's palace, so that they might be used as food for him, and extravagant meals for him were prepared daily by each of his thousand wives, with the thought that perhaps the king would feast on that day in her house.

A magic ring called the "Seal of Solomon" was supposedly given to Solomon, and gave him power over demons. The magical symbol said to have been on the Seal of Solomon which made it work is now better known as the Star of David. Asmodeus, king of demons, was one day, according to the classical Rabbis, captured by Benaiiah using the ring, and was forced to remain in Solomon's service. In one tale, Asmodeus brought a man with two heads from under the earth to show Solomon; the man, unable to return, married a woman from Jerusalem and had seven sons, six of whom resembled the mother, while one resembled the father in having two-heads. After their father's death, the son with two heads claimed two shares of the inheritance, arguing that he was two men; Solomon, owing to his huge wisdom (according to the tale), decided that the son with two heads was only one man.

Another legend concerning Asmodeus goes on to state that Solomon one day asked Asmodeus what could make demons powerful over man, and Asmodeus asked to be freed and given the ring so that he could demonstrate; Solomon agreed but Asmodeus threw the ring into the sea and it was swallowed by a fish. Asmodeus then swallowed the king, stood up fully with one wing touching heaven and the other earth, and spat out Solomon to a distance of 400 miles. The Rabbis claim this was a divine punishment for Solomon

having failed to follow three divine commands, and Solomon was forced to wander from city to city, until he eventually arrived in an Ammonite city where he was forced to work in the king's kitchens. Solomon gained a chance to prepare a meal for the Ammonite king, which the king found so impressive that the previous cook was sacked and Solomon put in his place; the king's daughter, Naamah, subsequently fell in love with Solomon, but the family (thinking Solomon a commoner) disapproved, so the king decided to kill them both by sending them into the desert. Solomon and the king's daughter wandered the desert until they reached a coastal city, where they bought a fish to eat, which just happened to be the one which had swallowed the magic ring. Solomon was then able to regain his throne and expel Asmodeus.

Demons also help out Solomon in building the Temple; not though by choice. The edifice was, according to rabbinical legend, throughout miraculously constructed, the large, heavy stones rising to and settling in their respective places of themselves. The general opinion of the Rabbis is that Solomon hewed the stones by means of a shamir, a mythical worm whose mere touch cleft rocks. According to Midrash Tehillim, the shamir was brought from paradise by Solomon's eagle; but most of the rabbis state that Solomon was informed of the worm's haunts by Asmodeus. The shamir had been entrusted by the prince of the sea to the mountain alone, and he had sworn to guard it well, but Solomon's men found the bird's nest, and covered it with glass. When the bird returned, it used the shamir to break the glass, whereupon the men scared the bird, causing it to drop the worm, which the men could then bring to Solomon.

Other magical items attributed to Solomon are his key and his Table. The latter was said to be held in Toledo, Spain during the Visigothic rule and was part of the loot taken by Tarik ibn Ziyad during the Umayyad Conquest of Iberia, according to Ibn Abd-el-Hakem's History of the Conquest of Spain. The former appears in the title of the Lesser Key of Solomon, a grimoire whose framing tale is Solomon capturing demons using his ring, and forcing them to explain themselves to him.

Early adherents of the Kabbalah portray Solomon as having sailed through the air on a throne of light placed on an eagle, which brought him near the heavenly gates as well as to the dark mountains behind which the fallen angels Uzza and Azrael were chained; the eagle would rest on the chains, and Solomon, using the magic ring, would compel the two angels to reveal every mystery he desired to know. Solomon is also portrayed as forcing demons to take Solomon's friends, including Hiram, on day return trips to hell.

Other forms of Solomon legend describe Solomon as having had a flying carpet that was 60 miles square, and could travel so fast that it could get from Damascus to Medina within a day (with modern vehicles this is quite ordinary, but to classical Judaism was quite remarkable). One day, due to Solomon exhibiting pride, the wind shook the carpet and caused 40,000 men to fall from it; Solomon on being told by the wind why this had happened, felt ashamed. Another day Solomon was flying over an ant-infested valley and overheard an ant warning its fellow ants to hide lest Solomon destroy them; Solomon desired to ask the ant a question, but was told it was not becoming for the interrogator to be above and the interrogated below. Solomon then lifted the ant above the valley, but the

ant said it was not fitting that Solomon should sit on a throne while the ant remained on the ground, so Solomon placed the ant upon his hand, and asked it whether there was any one in the world greater than he. The ant replied that she was much greater as otherwise God would not have sent him there to place it upon his hand; this offended Solomon and he threw the ant down reminding it who he was, but the ant told him that it knew Solomon was created from a corrupted drop, causing Solomon to feel ashamed.

According to one legend, while magically traveling Solomon noticed a magnificent palace to which there appeared to be no entrance. He ordered the demons to climb to the roof and see if they could discover any living being within the building but the demons only found an eagle, which said that it was 700 years old, but that it had never seen an entrance. An elder brother of the eagle, 900 years old, was then found, but it also did not know the entrance. The eldest brother of these two birds, which was 1,300 years old, then declared it had been informed by its father that the door was on the west side, but that it had become hidden by sand drifted by the wind. Having discovered the entrance, Solomon found an idol inside that had in its mouth a silver tablet saying in Greek (a language not thought by modern scholars to have existed 1000 years before the time of Solomon) that the statue was of Shaddad, the son of 'Ad, and that it had reigned over a million cities, rode on a million horses, had under [it] a million vassals, and slew a million warriors, yet it could not resist the angel of death.

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Secret memo shows Israel knew Six Day War was illegal

**By Donald Macintyre
Published: 26 May 2007**

A senior legal official who secretly warned the government of Israel after the Six Day War of 1967 that it would be illegal to build Jewish settlements in the occupied Palestinian territories has said, for the first time, that he still believes that he was right.

The declaration by Theodor Meron, the Israeli Foreign Ministry's legal adviser at the time and today one of the world's leading international jurists, is a serious blow to Israel's persistent argument that the settlements do not violate international law, particularly as Israel prepares to commemorate the 40th anniversary of the war in June 1967.

The legal opinion, a copy of which has been obtained by The Independent, was marked "Top Secret" and "Extremely Urgent" and reached the unequivocal conclusion, in the words of its author's summary, "that civilian settlement in the administered territories contravenes the explicit provisions of the Fourth Geneva Convention."

Judge Meron, president of the International Criminal Tribunal for the former

Yugoslavia until 2005, said that, after 40 years of Jewish settlement growth in the West Bank - one of the main problems to be solved in any peace deal: " I believe that I would have given the same opinion today."

Judge Meron, a holocaust survivor, also sheds new light on the aftermath of the 1967 war by disclosing that the Foreign Minister, Abba Eban, was " sympathetic" to his view that civilian settlement would directly conflict with the Hague and Geneva conventions governing the conduct of occupying powers.

Despite the legal opinion, which was forwarded to Levi Eshkol, the Prime Minister, but not made public at the time, the Labour cabinet progressively sanctioned settlements. This paved the way to growth which has resulted in at least 240,000 Jewish settlers in the West Bank today.

Judge Meron, 76, is now an appeal judge at the Tribunal. Speaking about his 1967 opinion for the first time, he also tells tomorrow's Independent Magazine: "It's obvious to me that the fact that settlements were established and the pace of the establishment of the settlements made peacemaking much more difficult."

Blaming restrictions on Palestinian movement for the devasatation of the Palestinian economy, the World Bank earlier this month acknowledged Israeli security concerns but added that many of the restrictions were aimed at " enhancing the free movement of settlers and the physical and economic expansion of the settlements at the expense of the Palestinian population." The settlements and their "jurisdictions" effectively control about 40 per cent of the area of the West Bank.

The argument that the settlements are illegal, stated in successive UN resolutions, and by the International Court of Justice advisory opinion condemning the separation barrier in 2004, is reinforced by such an authoritative source. It strengthens the political case in any "final status" negotiations on borders with the Palestinians for genuinely equitable land swaps of Israeli territory to a future Palestinian state if Israel is to retain settlement blocks.

Prime Minister Ariel Sharon secured a promise in 2004 from President George Bush that large Israeli "population centres" in the West Bank could remain in Israel in any such negotiations. In a subsequent letter to the Palestinians, the President promised that final borders had to be subject to agreement by negotiation.

Judge Meron's memorandum was obtained from the Israel State Archives. His subsequent defence of it amounts to a direct challenge to Israel's continuing contention that the Geneva Convention's provisions on settling people in occupied territory did not apply to the West Bank because its annexation by Jordan between 1949 and 1967 had been unilateral.

The memorandum was written in September 1967 as the Eshkol government was

already considering Jewish settlements in the West Bank and the Golan Heights, seized from Syria during the Six Day War. It says that the international community had already rejected the "argument that the West Bank is not 'normal occupied territory'."

It pointed out that the British ambassador to the United Nations, Lord Caradon, had already asserted that Israel's position was that of an occupier. It added that a decree from the army command saying that military courts would "fulfil Geneva provisions" indicated that Israel thought so too.

Judge Meron also says in his interview that such an argument would not in any case have applied to the Golan Heights which had been undisputed as sovereign Syrian territory prior to the Six Day War.

While the Olmert government has so far rejected calls for peace negotiations by Syria's President Bashir Assad, it has been weighing a welter of internal advice proposing that it explores talks seeking an end to Syrian support for Hizbollah and Hamas in return for restoring the Golan Heights to Syria.

The memorandum, details of which were published by the Israeli writer Gershom Gorenberg last year, also says settlements built on private land would explicitly contravene the 1907 Hague Convention.

The only implicit acknowledgement of the Meron memorandum - which Mr Gorenberg established also went to Moshe Dayan, the triumphant Defence Minister during the Six Day War - was that one of the first West Bank settlements, Kfar Etzion, was initially called a "military outpost" although it was already, in effect, a civilian settlement. The memorandum said there was no legal prohibition against military posts in occupied territory.

Ehud Olmert fought the Israeli election last year on a programme of unilateral withdrawal from parts of the West Bank - usually thought to mean dismantling settlements east of the separation barrier, which cuts deep into the West Bank in places. But this strategy was abandoned after the Lebanon war.

Mark Regev, the foreign ministry spokesman, said yesterday: "We do not accept that the West Bank is occupied in the classic sense." He added that it was not sovereign Jordanian territory before 1967 and it had not enjoyed legal status since the British mandate, which had the remit, underpinned by the League of Nations, of establishing a Jewish national home.

He added: "That said we accept the principle of two states living side by side and obviously in the creation of this state settlements will be coming down. I would point anyone who says that is impossible to what happened in Gaza less than two years ago."

Mr Regev also said that in some settlements - like Hebron where Jews left after a massacre by Arabs in 1929 - Jews had a long history of residence preceding the War of Independence in 1948.

http://news.independent.co.uk/world/middle_east/article2584164.ece

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...www.aipac.org/index_131.asp

AIPAC - Today's briefing

Fulfilling their pledge to target Israeli civilians, Palestinian terrorists on ... The 36-year-
old man, who had a three-year-old-daughter and a pregnant wife, was
...www.aipac.org/130.asp

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2. SOLOMON WARD SAN DIEGO ATTORNEYS

Thursday, May 10, 2007

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
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JUDGES & CORRUPTIONS - AIPAC: SOLOMON WARD SAN DIEGO ATTORNEYS

SOLOMON WARD SAN DIEGO ATTORNEYS

Posted by USHOSTAGE1 at 5/10/2007 9:03 AM and is filed under Lawyer, San Diego, pacificlawcenter.com, ATTORNEY, phillipslaw.com, Attorneys, Pacific Law Center, Solomon Ward, swsslaw.com, Lawyers 

Justice Department For Sale by United States of Israel:

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Judge Larry Alan Burns of the United States District Court, Southern District of California in San Diego County Case No.07-CV-00460 has signed a order on March 29, 2007 that the defendant shall not register and trafficking in any internet website the words "Pacific, Law, Center, Solomon, Ward".

Pacific Law Center hired Solomon Ward Seidenwurm & Smith Attorneys only because of a Mr. Herbert J. Solomon of Solomon Ward Seidenwurm & Smith has a reputation of access to Judges, and they have proven that they Solomon Ward Attorneys at Law do have Judges in their back pockets. Think about it..... Pacific Law Center which is owned by Phillips & Associates Law Firm that claims "Over 150 years of combined experience" and with 27 attorneys that work for Pacific Law Center, and 40 attorneys that work for Phillips & Associates Law Firm hire Mr. Herbert J. Solomon.

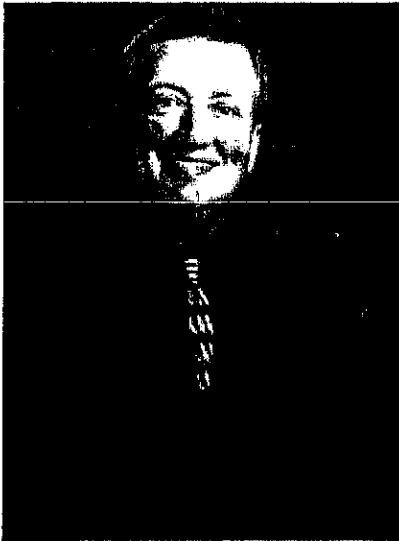
Two Law Firms with 67 Lawyers which represent clients in all 50 States hire "Solomon Ward Seidenwurm & Smith" Attorneys at Law in San Diego, California. "EXPOSED"

List of corrupt commissioners and judges that are involved are coming soon.

The Defendant is a Muslim and a citizen of The Islamic Republic of Iran and is the owner and operator of USHOSTAGE.com which at a minimum exposes Israel Zionist Terrorists that use Chemical Warfare Weapons on humans, terrorists that occupy Palestine while murdering humans, and United Sates secret prisons that are being used to torture and murder humans.



**Judge Larry Alan Burns
U.S. District Court Judge of the Southern District of California (San Diego)**



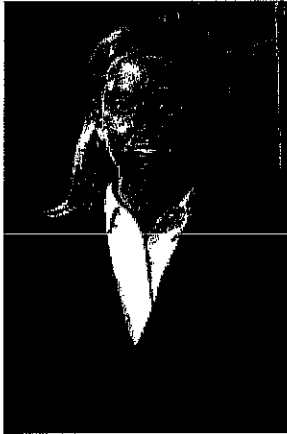
Kevin Cole
Interim Dean and Professor of Law University of San Diego



Solomon Ward Seidenwurm & Smith, LLP
Michael Abramson
Michael Breslauer
Lawrence Kaplan
Paul Metsch
Elizabeth Mitchell
Miguel Smith
John Roberts



Exhibit 7.4



Orly Lobel

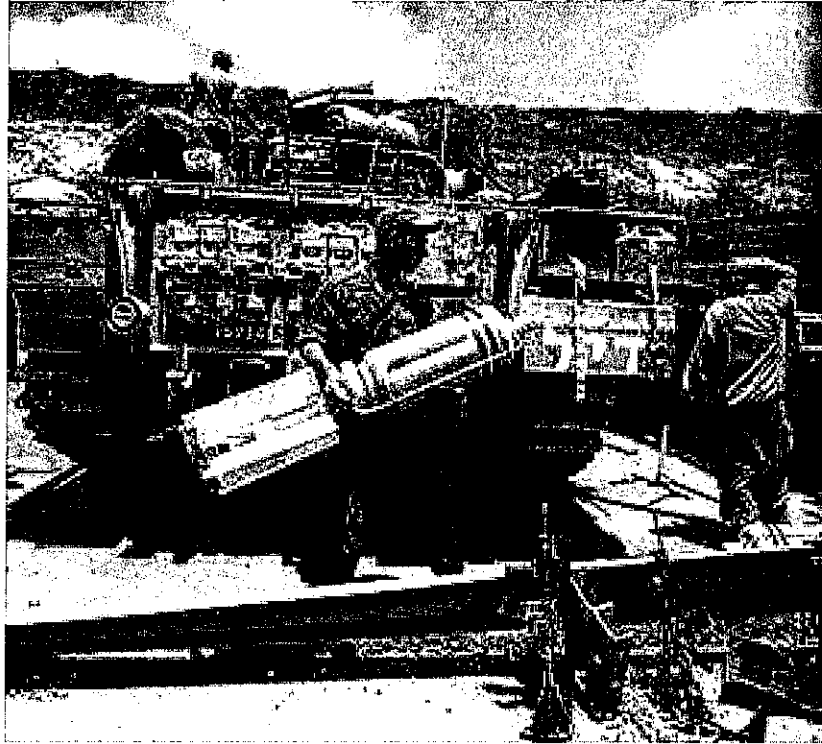
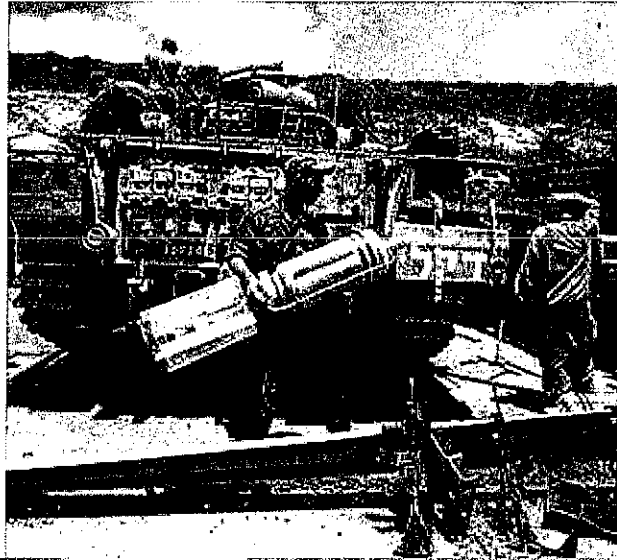
2007 Assistant Professor of Law at University of San Diego School of Law full-time faculty member today

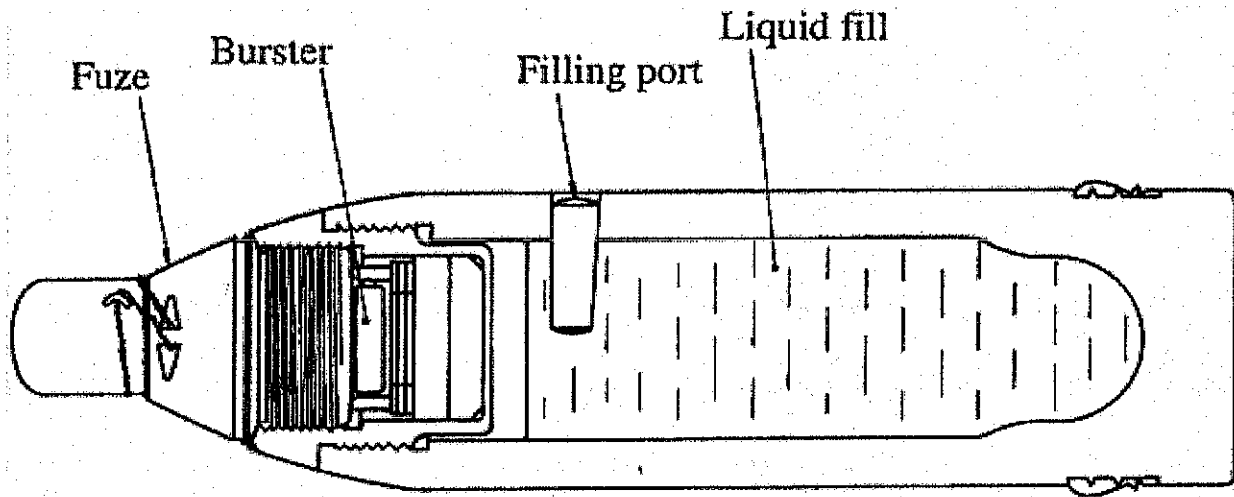
1998 - 1999 Law Clerk for Justice Professor Itzhak Zamir on the Israeli Supreme Court

1998 The Israeli Parliament (Knesset) Award of Academic Excellence

1991 - 1992 - 1993 Israel Defense Forces, Commander, Israel Military Intelligence, The TALPIOT project of the Military Intelligence, including a seven months pre-service training in International Relations, Arabic, and Physics. Positions Held: Commanding post, instructor, director of a division.

Judge Larry Alan Burns, Kevin Cole, Solomon Ward Seidenwurm & Smith, and Orly Lobel all work together at minimum on projects at University of San Diego - School of Law.





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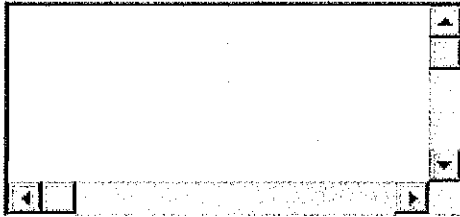
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PACIFIC LAW CENTER

DEFENDS CHILD MOLESTERS

PACIFIC LAW CENTER



This entry was posted on 5/10/2007 5:08 PM and is filed under Court, Litigation, Bankruptcy, DUI, Business, County, Law, construction law, trusts, Attorneys, Lawyers, San Diego, Criminal, arbitrations, Estate, Corporate.

Eyewitness 10 News San Diego (ABC) - CNN.com - North County Times - El Latino - San Diego Union - San Diego Tribune

Media:

Pacific Law Center in California which is owned by Phillips and Associates Law Firm in Arizona and 100% backed by Solomon Ward Seidenwurm and Smith (Solomon Ward Attorneys at Law) admit on court record that they proudly defend child molesters in San Diego, California and they have every right to do so.

When ANY person(s) that gets charged in San Diego, California with this sort of crime(s) related to harming children the media exposes the case and they the media do extensive follow ups. Right?

Wrong.

I have searched all over the internet news wires from the past and current and I can not find a single news article that contains Pacific Law Center as the legal counsel for the accused of sex crimes against any child.

Why? Why is there no mention of Pacific Law Center? There must be a motive of why the local media does not mention person(s) that are charged with sex crimes

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June 2007

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against any child whom the accused is being defended by Pacific Law Center.

The answer is the \$10,000,000+ that Pacific Law Center spends with the local media in advertisement.

I believe that Pacific Law Center tells the local media that if they expose their deared client(s) and Pacific Law Center as the legal council for the person(s) of being charged with sex crimes of any kind against any child then they Pacific Law Center will no longer advertise with them.

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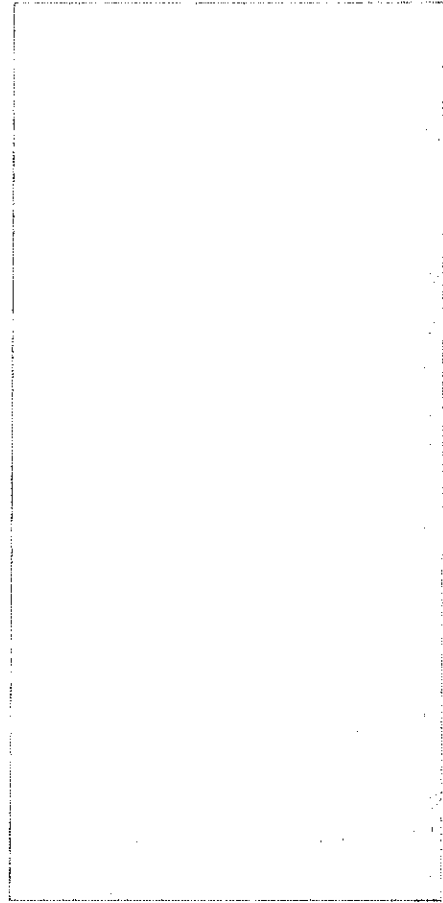
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
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Posted by USHOSTAGE1 at 5/11/2007 2:47 PM and is filed under
DUI,Defense,Criminal,San Diego Attorneys,Crime,Lawyers 

"THE NOBLEST MOTIVE IS THE PUBLIC GOOD"

DO NOT HIRE PACIFIC LAW CENTER SAN DIEGO

PACIFICLAWCENTER.com IS OWNED BY
PHILLIPS & ASSOCIATES LAW FIRM
ARIZONA

Solomon Ward Attorneys at Law
Defend Pacific Law Center

Solomon Ward Seidenwurm and Smith
Violate Civil Rights - Freedom of Speech

PACIFIC LAW CENTER DEFENDS
CHILD MOLESTERS IN SAN DIEGO

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but because of those who look on and do nothing." – Albert Einstein**

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Pacific Law Center packages itself very well - They have made them selves a Public Icon by heavy advertising spending in the tens of millions of dollars. Below are some civil complaints filed against the "Over 150 years of combined experience" Pacific Law Center.

[1] CIVIL CASE No.GIC879397 - LUCKMAN, CHARLES vs. PACIFIC LAW CENTER - Filed at San Diego 02/01/2007

[2] CIVIL CASE No.GIS26363 - GATEWAY CHULA VISTA 2, LLC vs. PACIFIC LAW CENTER - Filed at South County 09/28/2006

[3] CIVIL CASE No.GIC872419 - COSSIO, COLIN C vs. PACIFIC LAW CENTER - Filed at San Diego 09/13/2006

[4] CIVIL CASE No.GIC871101 - MELTZ, TODD CLAYTON vs. PACIFIC LAW CENTER - Filed at San Diego 08/18/2006

[5] CIVIL CASE No.GIC868515 - RHOAD, KRISTEN vs. PACIFIC LAW CENTER - Filed at San Diego 07/03/2006

[6] CIVIL CASE No.SN037043 - ZITO, PHYLLIS vs. PACIFIC LAW CENTER - Filed at North County 05/01/2006

[7] CIVIL CASE No.SC158346 - GOMEZ, ISABEL vs. PACIFIC LAW CENTER - Filed at Kearny Mesa 12/07/2004

[8] CIVIL CASE No.SC150154 - SANCHEZ, JOAQUIN TAPIA vs. PACIFIC LAW CENTER - Filed at Kearny Mesa 03/10/2004

There are many parallels to the controversy over intentional wrongdoings by Pacific Law Center.



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Beware of:<http://www.pacificlawcenter.com> <http://www.phillipslaw.com>
<http://www.swsslaw.com>

**Injustice anywhere is a threat to justice everywhere.
Dr. Martin Luther King Jr.**



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but because of those who look on and do nothing." -- Albert Einstein**

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Prosecutors:

Pacific Law Center in San Diego, California which is owned by Phillips and Associates Law Firm in Arizona operates very much like a government office.

San Diego County Public Defenders Office is a government office. Every person that works for the San Diego County Public Defenders Office gets paid by a government check. We as tax payers pay for that office to operate, but we as tax payers do not have control of how much funding and support the San Diego Public Defenders Office gets. Compared to the funding and support that the San Diego County District Attorneys Office and the City of San Diego Attorneys Office it is insulting to the tax payer. Should the tax payer ever need to be represented by the San Diego County Public Defenders Office, that person will not get a fair defense due to lack of funding.

Pacific Law Center is private, and they spend over \$10,000,000 a year on advertising, and Pacific Law Center has over 100 employees that get paid very well. If you look at the website of PacificLawCenter.com you will see that they only have 20 attorneys as of March 11, 2007 and some are supervisors that perhaps have even forgotten what a court room looks like. What do the other 80 employees do at Pacific Law Center? Pacific Law Center needs paralegals, investigators, a marketing department, janitors, delivery personals, limo drivers Etc...

It is a big overhead that Pacific Law Center has. Just like any business Pacific Law Center wants to save money. Operating Pacific Law Center like the San Diego County Public Defenders Office can save alot of money.

What does the San Diego County Public Defenders Office do so it can save money, while still representing the tax payer? Make deals with the prosecutor(s). It is always ONLY the prosecutors that offer the deals to the San Diego County Public Defenders Office and to any other defense attorney(s).

This is where corruption can be suggested. Why would a person hire Pacific Law Center when it can get the same results as if the accused was being represented by the San Diego County Public Defenders Office? Heavy marketing by Pacific Law Center is the reason. Misleading the public that they Pacific Law Center will get you better results from just about any other defense attorney in the State of California as a whole. This is called fraud.

The San Diego County District Attorneys Office has a fraud investigation unit which I know that they are very good at what they do, and I personally thank them for their efforts of protecting us regardless of race or gender.

The San Diego County District Attorneys Office has over 1,000 employees, and more than 250 of them are attorneys, and more than 100 of them are investigators. Because of better pay, and only because of better pay 14 investigators from the San Diego Police Department went to work for the San Diego District Attorneys Office.

San Diego County government as a whole is and has been having major problems with money due to frauds which we all see on the media. Where does the San Diego District Attorneys Office get the funds to hire 14 additional investigators when the San Diego Police Department has a difficult time with funds?

When a deal is made on a criminal matter it saves all parties money, except the defendant. If the defendant is being represented by Pacific Law Center then there is no refund on a retainer (contract). This is a major hustle that brings in a lot of money, and this is called fraud.

So why won't the San Diego District Attorneys Office stop this hustle (fraud)? The motive is when Pacific Law Center talks its clients into taking just about all deals offered by the San Diego County District Attorneys Office ALL parties save money except the defendant.

If the defendant wants to take his/her criminal case to trial all parties turn their backs on the defendant, that includes Pacific Law Center and the San Diego County Public Defenders Office in a manner that is called being railroaded in jail or prison, and this is called fraud, and violations of so many things that is related to human rights violations.

usgovernmentjudges.com usgovernmentjudges.com

The Pacific Time Zone observes standard time by subtracting eight hours from Coordinated Universal Time (UTC-8). The clock time in this zone is based on the mean solar time of the 120th degree meridian west of the Greenwich Observatory. During daylight saving time, its time offset is UTC-7. Coordinated Universal Time is also called Greenwich Mean Time (GMT).

In the United States and Canada, this time zone is generically called Pacific Time (PT). Specifically, it is Pacific Standard Time (PST) when observing standard time (Winter), and Pacific Daylight Time (PDT) when observing daylight saving time (Summer).

In law, a ward is someone placed under the protection of a legal guardian. A court may take responsibility for the legal protection of an individual, usually either a child or incapacitated person, in which case the ward is known as a ward of the court or a ward of the state.

A famous ward from pop culture would be Dick Grayson (Robin), who was first introduced as the ward of Bruce Wayne (Batman). After his acrobat parents were killed, Dick was not adopted by Bruce Wayne but rather placed under his care.

In Antebellum America, United States Governmental Policy toward Native Americans involved the regarding of Indian tribes as both independent nations and as "wards of the state." This was contradictory because while they were treated as "independent," they were also considered "incapacitated individuals." This policy was revoked with the policy of assimilation and, eventually, the Indian Reorganization Act of 1934.

Demons and magic According to the Rabbinical literature, on account of his modest request for wisdom only, Solomon was rewarded with riches and an unprecedentedly glorious realm, which extended over the upper world inhabited by the angels and over the whole of the terrestrial globe with all its inhabitants, including all the beasts, fowls, and reptiles, as well as the demons and spirits. His control over the demons, spirits, and animals augmented his splendor, the demons bringing him precious stones, besides water from distant countries to irrigate his exotic plants. The beasts and fowls of their own accord entered the kitchen of Solomon's palace, so that they might be used as food for him, and extravagant meals for him were prepared daily by each of his thousand wives, with the thought that perhaps the king would feast on that day in her house.

A magic ring called the "Seal of Solomon" was supposedly given to Solomon, and gave him power over demons. The magical symbol said to have been on the Seal of Solomon which made it work is now better known as the Star of David. Asmodeus, king of demons, was one day, according to the classical Rabbis, captured by Benaiah using the ring, and was forced to remain in Solomon's service. In one tale, Asmodeus brought a man with two heads from under the earth to show Solomon; the man, unable to return, married a woman from Jerusalem and had seven sons, six of whom resembled the mother, while one resembled the father in having two heads. After their father's death, the son with two heads claimed two shares of the inheritance, arguing that he was two men; Solomon, owing to his huge wisdom (according to the tale), decided that the son with two heads was only one man.

Another legend concerning Asmodeus goes on to state that Solomon one day asked Asmodeus what could make demons powerful over man, and Asmodeus asked to be freed and given the ring so that he could demonstrate; Solomon agreed but Asmodeus threw the ring into the sea and it was swallowed by a fish. Asmodeus then swallowed the ring, stood up fully with one wing touching heaven and the other earth, and spat out

Solomon to a distance of 400 miles. The Rabbis claim this was a divine punishment for Solomon having failed to follow three divine commands, and Solomon was forced to wander from city to city, until he eventually arrived in an Ammonite city where he was forced to work in the king's kitchens. Solomon gained a chance to prepare a meal for the Ammonite king, which the king found so impressive that the previous cook was sacked and Solomon put in his place; the king's daughter, Naamah, subsequently fell in love with Solomon, but the family (thinking Solomon a commoner) disapproved, so the king decided to kill them both by sending them into the desert. Solomon and the king's daughter wandered the desert until they reached a coastal city, where they bought a fish to eat, which just happened to be the one which had swallowed the magic ring. Solomon was then able to regain his throne and expel Asmodeus.

Demons also help out Solomon in building the Temple; not though by choice. The edifice was, according to rabbinical legend, throughout miraculously constructed, the large, heavy stones rising to and settling in their respective places of themselves. The general opinion of the Rabbis is that Solomon hewed the stones by means of a shamir, a mythical worm whose mere touch cleft rocks. According to Midrash Tehillim, the shamir was brought from paradise by Solomon's eagle; but most of the rabbis state that Solomon was informed of the worm's haunts by Asmodeus. The shamir had been entrusted by the prince of the sea to the mountain cock alone, and the cock had sworn to guard it well, but Solomon's men found the bird's nest, and covered it with glass. When the bird returned, it used the shamir to break the glass, whereupon the men scared the bird, causing it to drop the worm, which the men could then bring to Solomon.

Other magical items attributed to Solomon are his key and his Table. The latter was said to be held in Toledo, Spain during the Visigothic rule and was part of the loot taken by Tarik ibn Ziyad during the Umayyad Conquest of Iberia, according to Ibn Abd-el-Hakem's History of the Conquest of Spain. The former appears in the title of the Lesser Key of Solomon, a grimoire whose framing tale is Solomon capturing demons using his ring, and forcing them to explain themselves to him.

Early adherents of the Kabbalah portray Solomon as having sailed through the air on a throne of light placed on an eagle, which brought him near the heavenly gates as well as to the dark mountains behind which the fallen angels Uzza and Azrael were chained; the eagle would rest on the chains, and Solomon, using the magic ring, would compel the two angels to reveal every mystery he desired to know. Solomon is also portrayed as forcing demons to take Solomon's friends, including Hiram, on day return trips to hell.

Other forms of Solomon legend describe Solomon as having had a flying carpet that was 60 miles square, and could travel so fast that it could get from Damascus to Medina within a day (with modern vehicles this is quite ordinary, but to classical Judaism was quite remarkable). One day, due to Solomon exhibiting pride, the wind shook the carpet and caused 40,000 men to fall from it; Solomon on being told by the wind why this had happened, felt ashamed. Another day Solomon was flying over an ant-infested valley and overheard an ant warning its fellow ants to hide lest Solomon destroy them; Solomon desired to ask the ant a question, but was told it was not becoming for the interrogator to be above and the interrogated below. Solomon then lifted the ant above the valley, but the ant said it was not fitting that Solomon should sit on a throne while the ant remained on the ground, so Solomon placed the ant upon his hand, and asked it whether there was any one in the world greater than he. The ant replied that she was much greater as otherwise God would not have sent him there to place it upon his hand; this offended Solomon and he threw the ant down reminding it who he was, but the ant told him that it knew Solomon was created from a corrupted drop, causing Solomon to feel ashamed.

According to one legend, while magically traveling Solomon noticed a magnificent palace to which there appeared to be no entrance. He ordered the demons to climb to the roof and see if they could discover any living being within the building but the demons only found an eagle, which said that it was 700 years old, but that it had never seen an entrance. An elder brother of the eagle, 900 years old, was then found, but it also did not know the entrance. The eldest brother of these two birds, which was 1,300 years old, then declared it had been informed by its father that the door was on the west side, but that it had become hidden by sand drifted by the wind. Having discovered the entrance, Solomon found an idol inside that had in its mouth a silver tablet saying in Greek (a language not thought by modern scholars to have existed 1000 years before the time of Solomon) that the statue was of Shaddad, the son of 'Ad, and that it had reigned over a million cities, rode on a million horses, had under [it] a million vassals, and slew a million warriors, yet it could not resist the angel of death.

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Edward J. McIntyre - Solomon Ward Seidenwurm and Smith Attorney National Decision Systems v. Smart Marketing Technologies, LLC, San Diego ... et al., Orange County Superior Court (intellectual property and trade secret) ...www.swsslw.com/attorneys/edwardmcintyre

Attorneys Business, Construction Defect and Personal Injury Litigation. pmetsch@swsslw.com ... His clients include a variety of contractors, developers, business ...www.swsslw.com/attorneys/metsch.html

Attorneys rmccarthy@swsslw.com. Rick McCarthy has been with SWSS since his graduation from law school in 1982. ... His clients include a wide variety of business ...www.swsslw.com/attorneys/mccarthy.html

Attorneys amelden@swsslw.com. Ms. Melden practices in the area of real estate. ... She then became the Executive Director of the San Diego Transportation ...www.swsslw.com/attorneys/melden.html

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Justice Department For Sale by Solomon Ward Attorneys at Law: Pacific Law Center hired Solomon Ward Seidenwurm & Smith Attorneys only because ... Solomon Ward Attorneys at Law do have Judges in their back pockets.
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04020

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ATTORNEYS TO AVOID = BAD FAITH

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Exhibit 9.16

1. PacificLawCenter.com PhillipsLaw.com SWSSLaw.com San Diego
Friday, May 11, 2007

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Posted by USHOSTAGE1 at 5/11/2007 2:47 PM and is filed under DUI,Defense,Criminal,San Diego Attorneys,Crime,Lawyers 🌐

"THE NOBLEST MOTIVE IS THE PUBLIC GOOD"

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Exhibit 9.17

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ARIZONA

Solomon Ward Attorneys at Law
Defend Pacific Law Center

Solomon Ward Seidenwurm and Smith
Violate Civil Rights - Freedom of Speech

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IN SAN DIEGO

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**"The world is a dangerous place, not because of those who do evil,
but because of those who look on and do nothing." -- Albert Einstein**

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Pacific Law Center packages itself very well - They have made them selves a Public Icon by heavy advertising spending in the tens of millions of dollars. Below are some civil complaints filed against the "Over 150 years of combined experience" Pacific Law Center.

[1] CIVIL CASE No.GIC879397 - LUCKMAN, CHARLES vs. PACIFIC LAW CENTER - Filed at San Diego 02/01/2007

[2] CIVIL CASE No.GIS26363 - GATEWAY CHULA VISTA 2, LLC vs. PACIFIC LAW CENTER - Filed at South County 09/28/2006

[3] CIVIL CASE No.GIC872419 - COSSIO, COLIN C vs. PACIFIC LAW CENTER - Filed at San Diego 09/13/2006

Exhibit 9.18

[4] CIVIL CASE No.GIC871101 - MELTZ, TODD CLAYTON vs. PACIFIC LAW CENTER -
Filed at San Diego 08/18/2006

[5] CIVIL CASE No.GIC868515 - RHOAD, KRISTEN vs. PACIFIC LAW CENTER - Filed at
San Diego 07/03/2006

[6] CIVIL CASE No.SN037043 - ZITO, PHYLLIS vs. PACIFIC LAW CENTER - Filed at
North County 05/01/2006

[7] CIVIL CASE No.SC158346 - GOMEZ, ISABEL vs. PACIFIC LAW CENTER - Filed at
Kearny Mesa 12/07/2004

[8] CIVIL CASE No.SC150154 - SANCHEZ, JOAQUIN TAPIA vs. PACIFIC LAW CENTER -
Filed at Kearny Mesa 03/10/2004

There are many parallels to the controversy over intentional wrongdoings by Pacific Law
Center.

729
MADE IN ISRAEL

Eyewitness 10 News San Diego (ABC) - CNN.com - North County Times - El Latino - San Diego
Union - San Diego Tribune

Media:

Pacific Law Center in California which is owned by Phillips and Associates Law Firm in
Arizona and 100% backed by Solomon Ward Seidenwurm and Smith (Solomon Ward
Attorneys at Law) admit on court record that they proudly defend child molesters in San Diego,
California (James Dalton & Aaron Fritz) and they have every right to do so.

When ANY person(s) that gets charged in San Diego, California with this sort of crime(s)
related to harming children the media exposes the case and they the media do extensive follow
ups. Right?

Wrong.

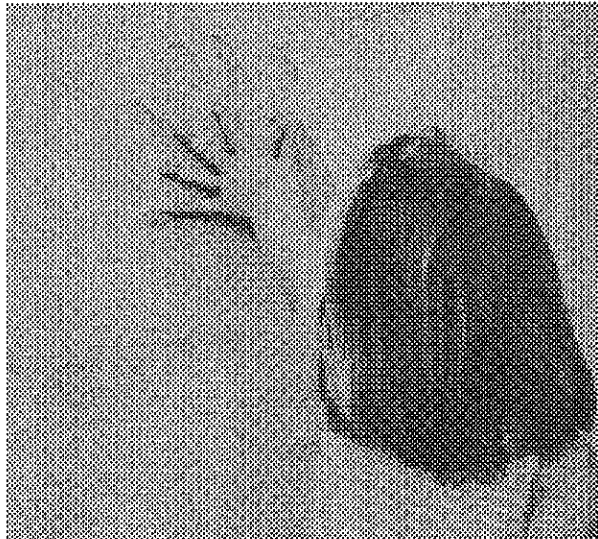
I have searched all over the internet news wires from the past and current and I can not find a
single news article that contains Pacific Law Center as the legal counsel for the accused of sex
crimes against any child.

Exhibit 9.19

Why? Why is there no mention of Pacific Law Center? There must be a motive of why the local media does not mention person(s) that are charged with sex crimes against any child whom the accused is being defended by Pacific Law Center.

The answer is the \$10,000,000+ that Pacific Law Center spends with the local media in advertisement.

I believe that Pacific Law Center tells the local media that if they expose their deared client(s) and Pacific Law Center as the legal council for the person(s) of being charged with sex crimes of any kind against any child then they Pacific Law Center will no longer advertise with them.



Beware of:<http://www.pacificlawcenter.com> <http://www.phillipslaw.com> <http://www.swsslaw.com>

**Injustice anywhere is a threat to justice everywhere.
Dr. Martin Luther King Jr.**



**"The world is a dangerous place, not because of those who do evil,
but because of those who look on and do nothing." -- Albert Einstein**

Justice Department For Sale by Solomon Ward Attorneys at Law:

On September 18, 2006 Pacific Law Center went to a San Diego, California court and waived a defendants rights to appear in two criminal cases and got a continuance for both criminal cases while the defendant was in Jail AFTER Pacific Law Center was fired on September 8, 2006.

Intentional civil rights violations on court record and yes, government prosecutors for both criminal cases were present in court when these violations accrued.

Pacific Law Center and Solomon Ward Seidenwurm and Smith (Solomon Ward Attorneys at Law) with the blessings of government prosecutors have filed four complaints in different courts which includes The United States District Court, Southern District of California case No.07-CV-00460 against the the defendant in order to keep the defendant silent. This is called fraud and railroading a person in jail and/or prison and railroadind a person in contempt of court and violating freedom of speech.

On March 28, 2007 in Department No.2 Commissioner Rice of the Superior Court of California in San Diego County conspired with prosecutors and San Diego County by railroading the defendant to a guilty plea.

Judge Richard E.L. Strauss of the Superior Court of California in San Diego County Case No.GIC878352 has signed a order off court record with no court reporter on February 27, 2007 without the defendant being present that the defendant shall not use the words "Pacific Law Center" in any published communication. Defendant made first court appearance regarding civil case No.GIC878352 on March 9, 2007.

Judge Larry Alan Burns of the United States District Court, Southern District of California in San Diego County Case No.07-CV-00460 has signed a order on March 29, 2007 that the defendant shall not register and trafficking in any internet website the words "Pacific, Law, Center, Solomon, Ward".

Pacific Law Center hired Solomon Ward Seidenwurm & Smith Attorneys only because of a Mr. Herbert J. Solomon of Solomon Ward Seidenwurm & Smith has a reputation of access to Judges, and they have proven that they Solomon Ward Attorneys at Law do have Judges in their back pockets. Think about it..... Pacific Law Center that claims "Over 150 years of combined experience" and with 20 attorneys that work for Pacific Law Center, hire Mr. Herbert J. Solomon.

List of corrupt commissioners and judges that are involved are coming soon.

The Defendant is a Muslim and a citizen of The Islamic Republic of Iran and is the owner and operator of USHOSTAGE.com which at a minimum exposes terrorists that use Chemical Warfare Weapons on humans, terrorists that occupy Palestine while murdering humans, and United Sates secret prisons that are being used to and murder humans.

Prosecutors:

Pacific Law Center in San Diego, California which is owned by Phillips and Associates Law Firm in Arizona operates very much like a government office.

San Diego County Public Defenders Office is a government office. Every person that works for the San Diego County Public Defenders Office gets paid by a government check. We as tax payers pay for that office to operate, but we as tax payers do not have control of how much funding and support the San Diego Public Defenders Office gets. Compared to the funding and support that the San Diego County District Attorneys Office and the City of San Diego Attorneys Office it is insulting to the tax payer. Should the tax payer ever need to be represented by the San Diego County Public Defenders Office, that person will not get a fair defense due to lack of funding.

Pacific Law Center is private, and they spend over \$10,000,000 a year on advertising, and Pacific Law Center has over 100 employees that get paid very well. If you look at the website of PacificLawCenter.com you will see that they only have 20 attorneys as of March 11, 2007 and some are supervisors that perhaps have even forgotten what a court room looks like. What do the other 80 employees do at Pacific Law Center? Pacific Law Center needs paralegals, investigators, a marketing department, janitors, delivery personals, limo drivers Etc...

It is a big overhead that Pacific Law Center has. Just like any business Pacific Law Center wants to save money. Operating Pacific Law Center like the San Diego County Public Defenders Office can save alot of money.

What does the San Diego County Public Defenders Office do so it can save money, while still representing the tax payer? Make deals with the prosecutor(s). It is always ONLY the prosecutors that offer the deals to the San Diego County Public Defenders Office and to any other defense attorney(s).

This is where corruption can be suggested. Why would a person hire Pacific Law Center when it can get the same results as if the accused was being represented by the San Diego County Public Defenders Office? Heavy marketing by Pacific Law Center is the reason. Misleading the public that they Pacific Law Center will get you better results from just about any other defense attorney in the State of California as a whole. This is called fraud.

The San Diego County District Attorneys Office has a fraud investigation unit which I know that they are very good at what they do, and I personally thank them for their efforts of protecting us regardless of race or gender.

The San Diego County District Attorneys Office has over 1,000 employees, and more than 250 of them are attorneys, and more than 100 of them are investigators. Because of better pay, and only because of better pay 14 investigators from the San Diego Police Department went to work for the San Diego District Attorneys Office.

San Diego County government as a whole is and has been having major problems with money due to frauds which we all see on the media. Where does the San Diego District Attorneys Office get the funds to hire 14 additional investigators when the San Diego Police Department has a difficult time with funds?

When a deal is made on a criminal matter it saves all parties money, except the defendant. If the defendant is being represented by Pacific Law Center then there is no refund on a retainer (contract). This is a major hustle that brings in alot of money, and this is called fraud.

So why wont the San Diego District Attorneys Office stop this hustle (fraud)? The motive is when Pacific Law Center talks its clients into taking just about all deals offered by the San Diego County District Attorneys Office ALL parties save money except the defendant.

If the defendant wants to take his/her criminal case to trial all parties turn their backs on the defendant, that includes Pacific Law Center and the San Diego County Public Defenders Office in a manner that is called being railroaded in jail or prison, and this is called fraud, and violations of so many things that is related to human rights violations.

The Pacific Time Zone observes standard time by subtracting eight hours from Coordinated Universal Time (UTC-8). The clock time in this zone is based on the mean solar time of the 120th degree meridian west of the Greenwich Observatory. During daylight saving time, its time offset is UTC-7. Coordinated Universal Time is also called Greenwich Mean Time (GMT).

In the United States and Canada, this time zone is generically called Pacific Time (PT). Specifically, it is Pacific Standard Time (PST) when observing standard time (Winter), and Pacific Daylight Time (PDT) when observing daylight saving time (Summer).

In law, a ward is someone placed under the protection of a legal guardian. A court may take responsibility for the legal protection of an individual, usually either a child or incapacitated person, in which case the ward is known as a ward of the court or a ward of the state.

A famous ward from pop culture would be Dick Grayson (Robin), who was first introduced as the ward of Bruce Wayne (Batman). After his acrobat parents were killed, Dick was not adopted by Bruce Wayne but rather placed under his care.

In Antebellum America, United States Governmental Policy toward Native Americans involved the regarding of Indian tribes as both independent nations and as "wards of the state." This was contradictory because while they were treated as "independent," they were also considered "incapacitated individuals." This policy was revoked with the policy of assimilation and, eventually, the Indian Reorganization Act of 1934.

Demons and magic According to the Rabbinical literature, on account of his modest request for wisdom only, Solomon was rewarded with riches and an unprecedentedly glorious realm, which extended over the upper world inhabited by the angels and over the whole of the terrestrial globe with all its inhabitants, including all the beasts, fowls, and reptiles, as well as the demons and spirits. His control over the demons, spirits, and animals augmented his splendor, the demons bringing him precious stones, besides water from distant countries to irrigate his exotic plants. The beasts and fowls of their own accord entered the kitchen of Solomon's palace, so that they might be used as food for him, and extravagant meals for him were prepared daily by each of his thousand wives, with the thought that perhaps the king would feast on that day in her house.

A magic ring called the "Seal of Solomon" was supposedly given to Solomon, and gave him power over demons. The magical symbol said to have been on the Seal of Solomon which made it work is now better known as the Star of David. Asmodeus, king of demons, was one day, according to the classical Rabbis, captured by Benaiah using the ring, and was forced to remain in Solomon's service. In one tale, Asmodeus brought a man with two heads from under the earth to show Solomon; the man, unable to return, married a woman from Jerusalem and had seven sons, six of whom resembled the mother, while one resembled the father in having two heads. After their father's death, the son with two heads claimed two shares of the inheritance, arguing that he was two men; Solomon, owing to his huge wisdom (according to the tale), decided that the son with two heads was only one man.

Another legend concerning Asmodeus goes on to state that Solomon one day asked Asmodeus what could make demons powerful over man, and Asmodeus asked to be freed and given the ring so that he could demonstrate; Solomon agreed but Asmodeus threw the ring into the sea and it was swallowed by a fish. Asmodeus then swallowed the ring, stood up fully with one wing touching heaven and the other earth, and spat out Solomon to a distance of 400 miles. The Rabbis claim this was a divine punishment for Solomon having failed to follow three divine commands, and Solomon was forced to wander from city to city, until he eventually arrived in an Ammonite city where he was forced to work in the king's kitchens. Solomon gained a chance to prepare a meal for the Ammonite king, which the king found so impressive that the previous cook was sacked and Solomon put in his place; the king's daughter, Naamah, subsequently fell in love with Solomon, but the family (thinking Solomon a commoner) disapproved, so the king decided to kill them both by sending them into the desert. Solomon and the king's daughter wandered the desert until they reached a coastal city, where they bought a fish to eat, which just happened to be the one which had swallowed the magic ring. Solomon was then able to regain his throne and expel Asmodeus.

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Other magical items attributed to Solomon are his key and his Table. The latter was said to be held in Toledo, Spain during the Visigothic rule and was part of the loot taken by Tarik ibn Ziyad during the Umayyad Conquest of Iberia, according to Ibn Abd-el-Hakem's History of the Conquest of Spain. The former appears in the title of the Lesser Key of Solomon, a grimoire whose framing tale is Solomon capturing demons using his ring, and forcing them to explain themselves to him.

Early adherents of the Kabbalah portray Solomon as having sailed through the air on a throne of light placed on an eagle, which brought him near the heavenly gates as well as to the dark mountains behind which the fallen angels Uzza and Azrael were chained; the eagle would rest on the chains, and Solomon, using the magic ring, would compel the two angels to reveal every mystery he desired to know. Solomon is also portrayed as forcing demons to take Solomon's friends, including Hiram, on day return trips to hell.

Other forms of Solomon legend describe Solomon as having had a flying carpet that was 60 miles square, and could travel so fast that it could get from Damascus to Medina within a day (with modern vehicles this is quite ordinary, but to classical Judaism was quite remarkable). One day, due to Solomon exhibiting pride, the wind shook the carpet and caused 40,000 men to fall from it; Solomon on being told by the wind why this had happened, felt ashamed. Another day Solomon was flying over an ant-infested valley and overheard an ant warning its fellow ants to hide lest Solomon destroy them; Solomon desired to ask the ant a question, but was told it was not becoming for the interrogator to be above and the interrogated below. Solomon then lifted the ant above the valley, but the ant said it was not fitting that Solomon should sit on a throne while the ant remained on the ground, so Solomon placed the ant upon his hand, and asked it whether there was any one in the world greater than he. The ant replied that she was much greater as otherwise God would not have sent him there to place it upon his hand; this offended Solomon and he threw the ant down reminding it who he was, but the ant told him that it knew Solomon was created from a corrupted drop, causing Solomon to feel ashamed.

According to one legend, while magically traveling Solomon noticed a magnificent palace to which there appeared to be no entrance. He ordered the demons to climb to the roof and see if they could discover any living being within the building but the demons only found an eagle, which said that it was 700 years old, but that it had never seen an entrance. An elder brother of the eagle, 900 years old, was then found, but it also did not know the entrance. The eldest brother of these two birds, which was 1,300 years old, then declared it had been informed by its father that the door was on the west side, but that it had become hidden by sand drifted by the wind. Having discovered the entrance, Solomon found an idol inside that had in its mouth a silver tablet saying in Greek (a language not thought by modern scholars to have existed 1000 years before the time of Solomon) that the statue was of Shaddad, the son of 'Ad, and that it had reigned over a million cities, rode on a million horses, had under [it] a million vassals, and slew a million warriors, yet it could not resist the angel of death.

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Edward J. McIntyre - Solomon Ward Seidenwurm and Smith Attorney National Decision Systems v. Smart Marketing Technologies, LLC, San Diego ... et al., Orange County Superior Court (intellectual property and trade secret) ...www.swsslaw.com/attorneys/edwardmcintyre

Attorneys Business, Construction Defect and Personal Injury Litigation. pmetsch@swsslaw.com ... His clients include a variety of contractors, developers, business ...www.swsslaw.com/attorneys/metsch.html

Attorneys rmccarthy@swsslaw.com. Rick McCarthy has been with SWSS since his graduation from law school in 1982. ... His clients include a wide variety of business ...www.swsslaw.com/attorneys/mccarthy.html

Attorneys amelden@swsslaw.com. Ms. Melden practices in the area of real estate. ... She then became the Executive Director of the San Diego Transportation ...www.swsslaw.com/attorneys/melden.html

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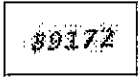
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**"The world is a dangerous place, not because of those who do evil,
but because of those who look on and do nothing." -- Albert Einstein**

Justice Department For Sale by Solomon Ward Attorneys at Law:

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Intentional civil rights violations on court record and yes, government prosecutors for both criminal cases were present in court when these violations accured.

Pacific Law Center and Solomon Ward Seidenwurm and Smith (Solomon Ward Attorneys at Law) with the blessings of government prosecutors have filed four complaints in different courts which includes The United States District Court, Southern District of California case No.07-CV-00460 against the the defendant in order to keep the defendant silent. This is called fraud and railroading a person in jail and/or prison and railroadind a person in contempt of court and violating freedom of speech.

On March 28, 2007 in Department No.2 Commissioner Rice of the Superior Court of California in San Diego County conspired with prosecutors and San Diego County by railroading the defendant to a guilty plea.

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Pacific Law Center hired Solomon Ward Seidenwurm & Smith Attorneys only because of a Mr. Herbert J. Solomon of Solomon Ward Seidenwurm & Smith has a reputation of access to Judges, and they have proven that they Solomon Ward Attorneys at Law do have Judges in their back pockets. Think about it..... Pacific Law Center that claims "Over 150 years of combined experience" and with 20 attorneys that work for Pacific Law Center, hire Mr. Herbert J. Solomon.

List of corrupt commissioners and judges that are involved are coming soon.

The Defendant is a Muslim and a citizen of The Islamic Republic of Iran and is the owner and operator of USHOSTAGE.com which at a minimum exposes terrorists that use Chemical Warfare Weapons on humans, terrorists that occupy Palestine while murdering humans, and United Sates secret prisons that are being used to and murder humans.

Prosecutors:

Pacific Law Center in San Diego, California which is owned by Phillips and Associates Law Firm in Arizona operates very much like a government office.

San Diego County Public Defenders Office is a government office. Every person that works for the San Diego County Public Defenders Office gets paid by a government check. We as tax payers pay for that office to operate, but we as tax payers do not have control of how much funding and support the San Diego Public Defenders Office gets. Compared to the funding and support that the San Diego County District Attorneys Office and the City of San Diego Attorneys Office it is insulting to the tax payer. Should the tax payer ever need to be represented by the San Diego County Public Defenders Office, that person will not get a fair defense due to lack of funding.

Pacific Law Center is private, and they spend over \$10,000,000 a year on advertising, and Pacific Law Center has over 100 employees that get paid very well. If you look at the website of PacificLawCenter.com you will see that they only have 20 attorneys as of March 11, 2007 and some are supervisors that perhaps have even

forgotten what a court room looks like. What do the other 80 employees do at Pacific Law Center? Pacific Law Center needs paralegals, investigators, a marketing department, janitors, delivery personals, limo drivers Etc...

It is a big overhead that Pacific Law Center has. Just like any business Pacific Law Center wants to save money. Operating Pacific Law Center like the San Diego County Public Defenders Office can save alot of money.

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The San Diego County District Attorneys Office has a fraud investigation unit which I know that they are very good at what they do, and I personally thank them for their efforts of protecting us regardless of race or gender.

The San Diego County District Attorneys Office has over 1,000 employees, and more than 250 of them are attorneys, and more than 100 of them are investigators. Because of better pay, and only because of better pay 14 investigators from the San Diego Police Department went to work for the San Diego District Attorneys Office.

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
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**Judge Larry Alan Burns
U.S. District Court Judge of the Southern District of California (San Diego)**



Kevin Cole
Interim Dean and Professor of Law University of San Diego



Solomon Ward Seidenwurm & Smith, LLP
Michael Abramson
Michael Breslauer
Lawrence Kaplan
Paul Metsch
Elizabeth Mitchell
Miguel Smith
John Roberts

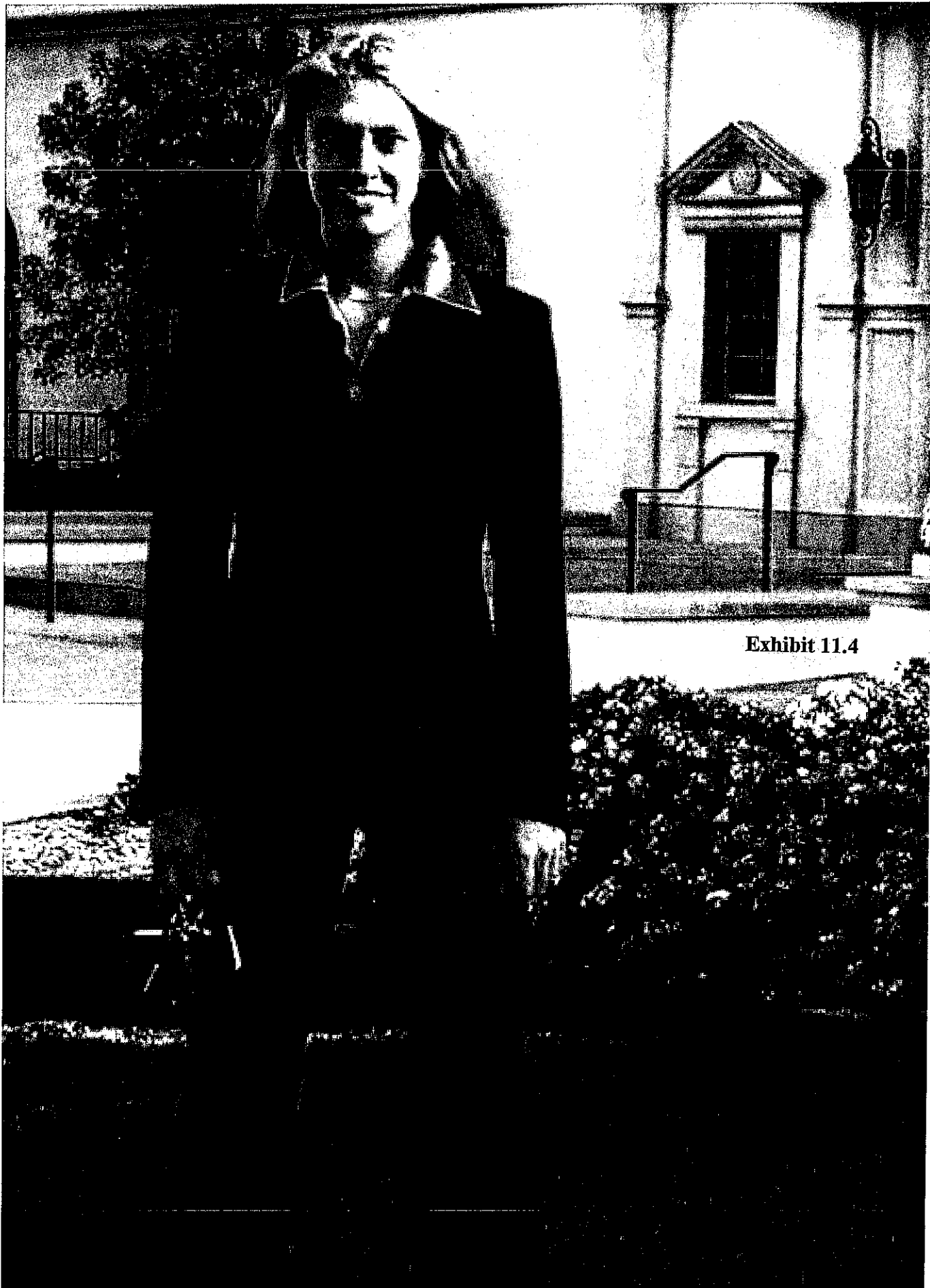


Exhibit 11.4



Orly Lobel

2007 Assistant Professor of Law at University of San Diego School of Law full-time faculty member today

1998 - 1999 Law Clerk for Justice Professor Itzhak Zamir on the Israeli Supreme Court

1998 The Israeli Parliament (Knesset) Award of Academic Excellence

1991 - 1992 - 1993 Israel Defense Forces, Commander, Israel Military Intelligence, The TALPIOT project of the Military Intelligence, including a seven months pre-service training in International Relations, Arabic, and Physics. Positions Held: Commanding post, instructor, director of a division.

Judge Larry Alan Burns, Kevin Cole, Solomon Ward Seidenwurm & Smith, and Orly Lobel all work together at minimum on projects at University of San Diego - School of Law.

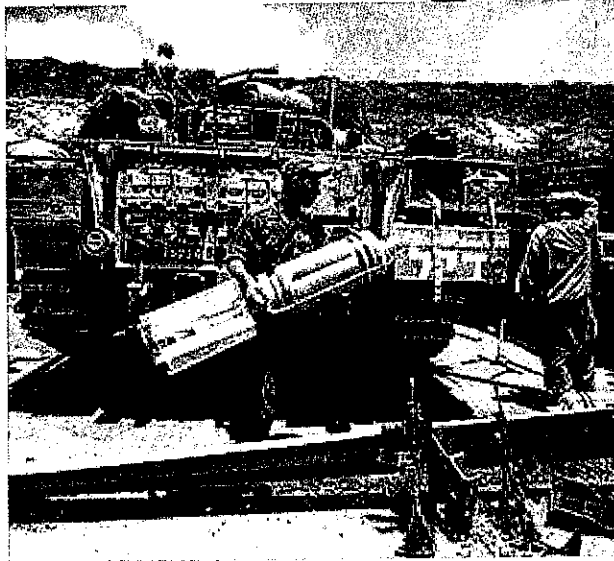
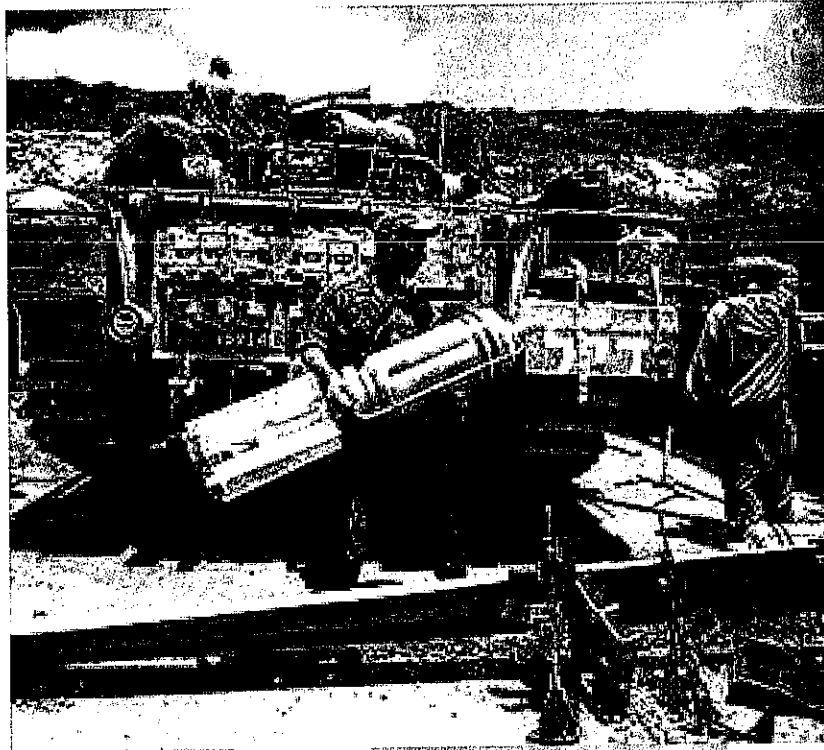
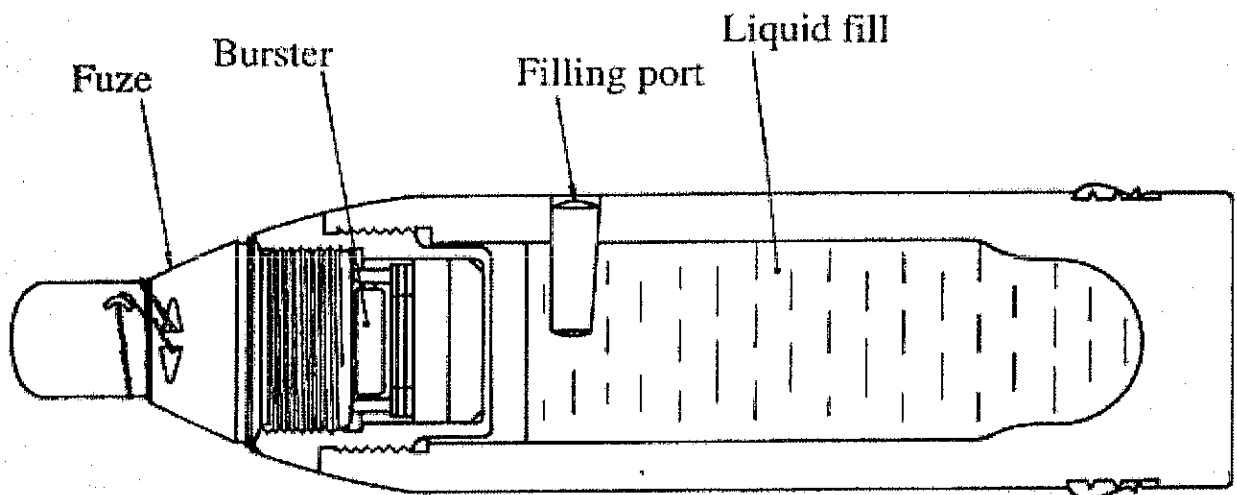
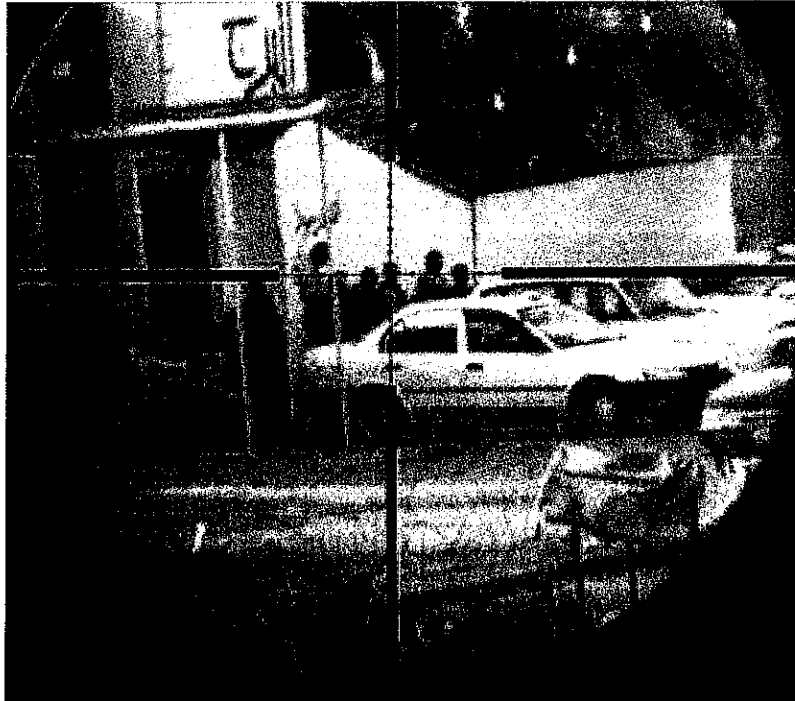


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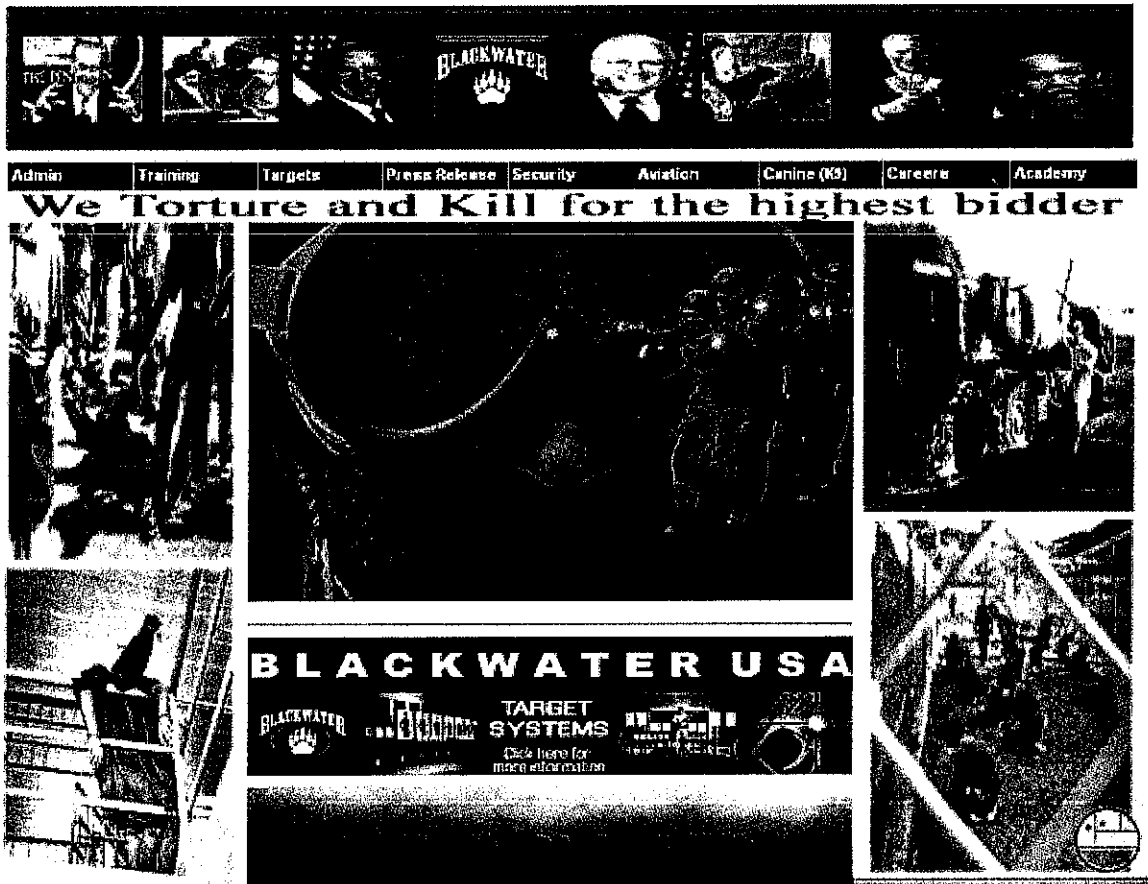


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nsmith swsslaw.com. Norman L. Smith handles a wide range of both transactional and litigation His transactional practice encompasses a broad spectrum
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Attorneys

CYNTHIA L. ELDRED. Partner. Land Use, Environmental, Real Estate. swsslaw.com Her combination of specialties has provided her with a breadth of
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pmetsch swsslaw.com. Mr. Metsch represents both plaintiffs and defendants in a broad range of civil ... His clients include a variety of contractors;
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Attorneys

RICHARD E. MCCARTHY. Partner. Business Litigation. swsslaw.com. Rick McCarthy has been with SWSS since his graduation from law school in 1982.
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Attorneys

AMY P. MELDEN. Associate. Real Estate. swsslaw.com ... She then became

the Executive Director of the San Diego Transportation
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