

E-FILED

Tuesday, 22 December, 2009 03:20:12 PM
Clerk, U.S. District Court, ILCD

Exhibit A

**John Borlaza
FEE SCHEDULE**

Event Date: April 3 & 4, 2009

DATE: March 28, 2009

TO: John Borlaza

Speaker Event @Capital Hilton

PRODUCTION COST:

Retain ADR Productions for event production: (Deposit) as per item #10 of Service Agreement.	\$315.00
Total cost of services:	\$Hourly
Second half payment 7 days prior to event.:	\$Balance Due

Hourly Rates:

Camera #1	\$45.00
Camera #2 (option if taken)	N/A
Cost Per Hour for onsite services	N/A

Secure license rights for copy protected material Cost

Options:

Cost Per Additional DVD Dual Layer	\$25.00
Post Production Cost Per Hour For Edits	\$25.00

Discounts:

- Additional discounts may be added at the discretion of ADR Productions.
- A discount of \$25/hr has been given for post production.

Cost Limit:

N/A

Services contracted are as follows: Record speaker on April 3 & April 4, 2009. Transfer raw footage to DVD. Customer will choose from raw footage, clips to be converted to flash video for internet usage.

EXHIBIT A

John Borlaza FEE SCHEDULE

PAID

Event Date: April 3 & 4, 2009

DATE: March 28, 2009

Speaker Event @Capital Hilton

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(Deposit) as per item #10 of Service Agreement.

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Second half payment 7 days prior to event:

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- Camera #1
- Camera #2 (option if taken)
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Secure license rights for copy protected material

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- Post Production Cost Per Hour For Edits

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- A discount of \$25/hr has been given for post production.

Cost Limit:

N/A

Services contracted are as follows: Record speaker on April 3 & April 4, 2009. Transfer raw footage to DVD. Customer will choose from raw footage, clips to be converted to flash video for internet usage.

OFFICIAL CHECK

522846096

23-5771020

TO: John Borlaza

23-5771020

\$ 3365.00***

03-27-2009

DRAWER: THE F&M BANK & TRUST COMPANY

\$315.00

\$Hourly

\$Balance Due

\$45.00

N/A

Cost

\$25.00

\$25.00

pay

TO THE ORDER OF

ADR PRODUCTIONS

IF ISSUED FOR \$6000.00 OR OVER, OFFICIAL COUNTERSIGNATURE REQUIRED

AUTHORIZED SIGNATURE

JOHN R. SILCHRIST

TULSA, OKLAHOMA

The F&M Bank & Trust Company

Senior Executive VP & Cashier

3812181110200097916800522846096311

EXHIBIT A

3 of 6

VIDEO PRODUCTION AGREEMENT

ADR Productions
4703 Kemper St, Suite 200
Rockville, MD 20853
Ph. 301-871-1992

Event Date: April 3 & 4, 2009

Client Name: John Borlaza

Address: _____

Phone: H _____ W _____

Email: _____

Contact Name: JOHN GILCHRIST

Address: 3305 PEORIA AVE
BEGGS, OK 74421

Phone: H 918.267.4961 W 918.267.4962 Cell _____

Email: JOHN.BORLAZA@YAHOO.COM

Event Rehearsal Date (if applicable): _____

Location: _____

Time: _____

Event Location: CAPITAL HILTON

Address: _____ WASHINGTON, DC

SEE EMAIL
FOR MORE DETAILS

Start Time: _____ End Time: _____

Other Location: _____

Address: _____

Start Time _____ End Time _____

Please make all checks out to ADR Productions

EXHIBIT A

4 of 6

"ADR Productions" shall be referred to as "Studio" within this contract.

TIME

Official time begins upon commencement of shooting or one hour prior to the scheduled event (when we setup our cameras, microphones, etc.), whichever is earliest, and time shall run continuously until departing the event location. If the total job time exceeds the time contracted for, extra charges will apply at \$95/hr for camera #1 and \$85/hr for Camera #2.

CANCELLATION

In the event of a postponement or cancellation of this contract, so long as a minimum of thirty days notice has been given to Studio, the deposits paid may be used for any future event up to one year past the date of this contract, providing Studio has no other obligations for the future date. After that time, all deposits will be forfeited to Studio.

If Client gives less than thirty days notice of cancellation or postponement but more than two days, a \$250 Cancellation Fee will be charged plus trip fees, if any trips have already been made. If notice of cancellation is received after Studio has left for the rehearsal or event, the deposit and payment of first half of total fee will be considered "earned", but the last half of total (if already paid) will be refunded.

CHANGES

The Client has had opportunity to critically view samples of the Studio's video work and has retained the Studio as the exclusive official videographer to cover this event. The Client grants Studio full production and editorial control regarding all aspects of this production and postproduction.

Client may request one set of changes, upon receiving his approval copy. If such changes require more than one hour of editing time, such extra time shall be billed at \$99 per hour. Such changes must be requested by email or other written form, by the time specified on the approval video (usually several days).

When requested changes are completed to the best of our ability, final DVD copies will be produced. No additional Approval Copies will be mailed. If no changes are received by that deadline date, it will be assumed that the client is satisfied with the DVD AS IS and NO changes will be made to the final copy. We cannot keep huge video files on our computer longer than ten days from the time we send your Approval Copy, so if changes are requested after the deadline, substantial editing charges will apply.

Studio takes utmost care with respect to the exposure, sound capture, editing, duplication and delivery of the video products and services offered. However, in the event Studio fails to comply with the terms of this contract due to any event or act, the Studio's liability is limited to the refund of monies paid to Studio.

PRODUCTION MATERIALS

The Studio must receive, if contracted for, photos, invitations, music, checklists, and any other materials that client would want used in this production, by event day. Production may proceed without such materials if not supplied by this time.

RIGHTS

Client warrants that he/she has the legal rights to anything the Studio will videotape, including photos, music or other materials supplied by the client for use in this video, and consent of all attending guests and participants.

Studio reserves the right to use the original video tape and/or reproductions for display, promotion, publication or other purposes, otherwise notice and an additional fee of \$500 must be made by client prior to event date.

Studio reserves the right to remove themselves and all equipment at any time there appears to be a potential danger to themselves or equipment (belligerent or rowdy, intoxicated people; improper fireworks; careless discharge of firearms; etc.). No refund or other consideration shall be given in such cases. Also, Studio agrees to work only in non-smoking environments.

This proposal is good for thirty days from date shown above. ADR Productions reserves the right to void contract offer if not accepted within the specified period. ADR Productions is not responsible for delays incurred due to delays in customer supplied material. Any changes to this contract need to be in writing and signed by both parties. ADR Productions reserves the right to accept contracts on a first come basis and does not guarantee contract until booking deposit is received in our office.

EXHIBIT A

For outdoor events studio utilizes proper equipment to reduce wind noise (fur muffs) and utilizes camera rain covers in the case of a drizzle or light rain. However, Studio reserves the right to immediately remove all equipment to an indoor location in the event of weather that may be hazardous to equipment or persons like lightning, strong wind, hard rain, etc.. No refund or reduction in price shall occur in this event but, hopefully, the event would be moved indoors where video could be continued.

TRAVEL

There is no travel fee within a 25 mile radius of Studio's office location, for the purpose of attending the event day. This means that, for most events in Montgomery County or in some surrounding areas, there is never a travel fee unless extra trips are requested.

For all other travel, a mileage fee of fifty cents per mile for each trip made by Studio will be prepaid by Client for every mile outside of the 25 mile radius as outlined above. Travel for location events (outside of our normal coverage area) must be agreed upon and included in a written addendum to this agreement.

TOTAL FEE _____ \$ _____

PAYMENT:

One half of the balance of the video fee (after deposit) must be received no less than ten days prior to the event. For instance, for a \$1000 event plan, if a \$100 deposit has been paid, half the \$900 remaining balance (\$450) must be paid at least 10 days prior to the earliest shooting day, else the reservation shall be considered cancelled without further notice. The final balance is due at the time of finalized work delivery to the client unless final product is to be mailed. Then final payment is due prior to delivery. We cannot keep huge video files on our computer longer than ten days from the time we send your approval copy, so if changes are requested after that time, extra editing charges will apply.

If yours is an outdoor event, please check this box: []

This proposal is good for thirty days from date shown above. ADR Productions reserves the right to void contract offer if not accepted within the specified period. ADR Productions is not responsible for delays incurred due to delays in customer supplied material. Any changes to this contract need to be in writing and signed by both parties. ADR Productions reserves the right to accept contracts on a first come basis and does not guarantee contract until booking deposit is received in our office.

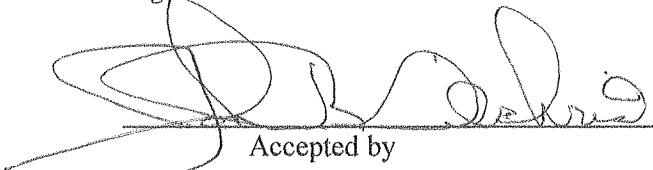
EXHIBIT A

ADR Productions Service Agreement

1. This agreement constitutes an order for event video services. It is agreed and understood that any sample videos, slideshows or previews may be used for advertising, display or any reasonable purpose by ADR Productions.
2. It is understood that ADR Productions is the exclusive and official videographer retained to perform the video services requested on this Contract. Any such conduct shall constitute a breach of this agreement, and therefore, subject the contracting party to non-completion of the job by the videographer with no liability to the Videographer and shall result in the loss of any deposit(s) made by the Contracting Party.
3. Videographer may substitute another in the event of Videographer's illness or of scheduling conflicts. In the event of substitution, ADR Productions warrants that the videographer taking the video shall be a competent professional.
4. No part of any order, including previews, will be delivered until the balance is paid in full.
5. Upon signature, the Videographer shall reserve the time and date agreed upon, and will not make other reservations for that time and date. For this reason, unless ADR Productions is able to fully replace the cancelled reservation, all deposits/fees are non-refundable.
6. If ADR Productions cannot perform this Contract due to fire or other casualty, strike, act of God, or other cause beyond the control of the parties, or due to Videographer's illness or emergency, then the Videographer shall return the deposit to the Client but shall have no further liability with respect to the Contract. This limitation on liability shall also apply in the event that video materials are damaged in processing, lost through equipment malfunction, lost in the mail, or otherwise lost or damaged without fault on the part of the Videographer or company. In the event the Videographer fails to perform for any other reason, the Videographer shall not be liable for any amount in excess of monies paid.
7. ADR Productions agrees to use only commercially acceptable materials.
8. The charges in this Contract are based on ADR Productions Standard Price List. This price list is adjusted periodically and future orders shall be charged at the prices in effect at the time when the order is placed.
9. This Contract incorporates the entire understanding of the parties. Any modifications of this Contract must be in writing and signed by both parties. This agreement supersedes and replaces any previous document, correspondence, conversation or other written and/or oral understanding.
10. The booking fee to hold the day is \$315. Additional time will be billed as outlined on the fee schedule and billed in 1/2 hour increments. The balance is due before final materials will be delivered to customer.
11. Client assumes all responsibility for obtaining any necessary permission, clearance permits, access to, hook up fees and admission charges which may be required to capture the event.
12. The contracting party agrees to provide parking near the event sites. If any costs are associated with this parking then the contracting party will incur them.
13. The contracting party agrees to pay any costs associated with on location video recordings on private property in any case where the property owner requires payment for the use of facilities.
14. DVD-R's: The disc you receive is 100% DVD-R compliant and needs to be played on DVD-R compliant players only.
15. WORKING CONDITIONS: Contracting Party must provide a safe working environment. Shelter must be provided from rain, extreme temperatures and humidity, in these conditions coverage may be limited.
16. Studio reserves the right to use the original video tape and/or reproductions for display, promotion, publication or other purposes, otherwise notice and an additional fee of \$500 must be made by client prior to event date.

RESPONSE

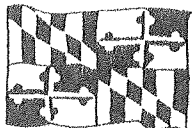
This letter correctly sets forth the understanding of John Borlaza on the above fee schedule & service agreement.

 _____

Accepted by Title Date

MARCH 30, 2009

This proposal is good for thirty days from date shown above. ADR Productions reserves the right to void contract offer if not accepted within the specified period. ADR Productions is not responsible for delays incurred due to delays in customer supplied material. Any changes to this contract need to be in writing and signed by both parties.



COMPTROLLER
of MARYLAND
Serving the People

EXHIBIT B

1 of 1

Peter Franchot
Comptroller

James M. Arnie
Director

Revenue Administration Division

SHIRLEY SCOTT ALAN
4703 KEMPER STREET
ROCKVILLE, MD 20853

DATE: 03/19/2007

Dear Maryland Merchant:

I am pleased to enclose your new sales and use tax license that authorizes you to collect Maryland sales tax. This license should be prominently displayed so that the public can easily see it. Please verify that the information recorded on the license is accurate. If corrections are necessary, please call 410-767-1300 from Central Maryland or toll free 1-800-492-1751.

I hope your new business venture will be successful and rewarding. If the Comptroller's office could provide any assistance or information to ensure its success, please contact us by calling the above numbers or by visiting any of our 15 branch offices located throughout the state. You will also find our website at www.marylandtaxes.com, a valuable resource.

Sincerely,

Peter Franchot
Comptroller of Maryland

For the hearing impaired: MRS 1-800-735-2258, TDD 410-767-1967

MARYLAND SALES & USE TAX LICENSE

12808481

Sales and Use Tax Registration Number

03/19/2007

Issue Date

Peter Franchot
Comptroller

SHIRLEY SCOTT ALAN
ADR PROCUCTIONS
4703 KEMPER STREET
ROCKVILLE, MD 20853



Revenue Administration Division
110 Carroll Street • Annapolis, MD 21411

This license must be displayed prominently. A separate license is required for each place of business.

EXHIBIT C

1049

Andy Martin Phone Contact

Tuesday, March 31, 2009 2:55 AM

From:

"John Borlaza" <john.borlaza@yahoo.com>

To:

"Scott Shirley" <scott@adrproductions.org>

Dear Scott Shirley,

Below is my most recent email from Andy Martin, the attorney hosting the conference.

Below you will find this statement:

N.Y. CELL PHONE



My cell-phone will be your phone contact. (917) 664-9329

Please make contact with Andy Martin, and resolve the potential problem of some other contract photographer showing up at the conference. Here is his email address:
andymart20@aol.com

Thank you,
John Borlaza

--- On Mon, 3/30/09, News from ContrarianCommentary.com
<contact@contrariancommentary.com> wrote:

From: News from ContrarianCommentary.com <contact@contrariancommentary.com>
Subject: Obama formally invited to Washington, DC "birth certificate" conference April 3-4
To: john.borlaza@yahoo.com
Date: Monday, March 30, 2009, 10:51 PM

Obama author Andy Martin extends a warm welcome to President Obama to participate in a conference devoted to obtaining access to Obama's birth certificate and college records. Martin says that Obama should act in a spirit of

NEW YORK CONTACT INFO.

generosity and release both his birth and college records. Martin says the mainstream media's use of the term "birthers" is inaccurate. Obama's opposition is led by "Doubters," whom Martin compares to "Doubting Thomases."

National Conference on Barack Obama's Missing Birth Certificate and College Records April 3-4
Committee of One Million to Defeat Barack Obama
Headquarters mail:
Andy Martin, J. D.
Professor of Law (Adj.)
Executive Director
Post Office Box 1851
New York, NY 10150-1851
Tel. (866) 706-2639
Fax (866) 707-2639

<http://NationalConferenceOnObama.blogspot.com>

twitter.com/AndyMartinUSA

FOR IMMEDIATE RELEASE:

March 30, 2009

Conference updates:

1. Obama formally invited to attend or participate in conference

We have invited President Obama to attend or participate in the Conference. Because he will be outside the United States he would obviously have to send a representative. **A copy of the letter inviting the president follows this update.**

2. Taping and recording the conference

One person is already making arrangements to tape the conference, for later editing and broadcast on the Internet. Others have also expressed a desire to tape, edit and post. If you wish to videotape or audio record the conference please let us know in advance. As of now, we don't see

any problem with multiple cameras or tape recorders. If you want to donate an AV PA system, please do.

3. We need money; please send

Because registrations will be coming in up to March 31st, we have no idea how many people will be attending. The nominal \$10 registration fee will not cover the costs of increasing our space in a major hotel three blocks from the White House.

If you would like to make an online contribution to help defray the costs of the Conference please donate at:

<http://CommitteeofOneMilliontoDefeatBarackObama.com>.

You can also send a check to me at the Conference registration address in New York (see above).

In either case, just mark your check "conference expenses" or send us a separate e-mail if you make an online donation, and we will only use your donation to defray the costs of the Conference. If attendance exceeds expectations, we will need a quick thousand dollars to move to a larger room.

Please help if you can.

4. Second reminder on local contact number, etc.

**SITE OF SHOOT
IN D.C.**

As soon as we have occupied our space at the Capital Hilton, we will issue an e-mail and twitter.com update. My cell-phone will be your phone contact. (917) 664-9329; please make a note of it. Usually I do not have my cell phone on all the time, but it will be on constantly starting April 2nd.

5. The "Big Surprise"

We have had more e-mails with people expressing their opinions on what the "Big Surprise" will be on April 4th. You are welcome to submit your guess. We will try to recognize the winner, if there is one.

National Conference on Barack Obama's Missing

Birth

Certificate and College Records April 3-4
Committee of One Million to Defeat Barack Obama
Headquarters mail:
Andy Martin, J. D.
Professor of Law (Adj.)
Executive Director
Post Office Box 1851
New York, NY 10150-1851
Tel. (866) 706-2639
Fax (866) 707-2639

March 30, 2009

President Barack Obama
The White House
Washington, DC 20500
via fax (202) 456-2461

Dear President Obama:

I am writing to invite you to attend the National Conference on Barack Obama's Missing Birth Certificate and College Records.

You are of course welcome to send an aide or representative in your stead.

While it may seem unusual to invite you to attend a meeting questioning your provenance and college records, I believe there are good reasons for you to want to participate. Our invitation reflects that the conference is open (subject to nominal registration requirements) to the public. It will probably be recorded and broadcast on the Internet. Our conference will be devoted to searching for the truth and facts, not devoted to personal attacks.

I note, parenthetically, that out of all of the persons who questioned your qualifications in 2008, I was the only one that you sent Mr. Gibbs out to attack by name. I consider that testimony to the fact that I was using fair and impartial scholarly research techniques to search for the truth. My research and writing probably cost you millions of votes, although it did not cost you the presidency. I certainly cost you a bigger

EXHIBIT C

5099

landslide. And I am not going away. I am working on a second book, pursuing my litigation and energizing my research, all with the spirit of openness and honesty that has always been my hallmark over the decades.

Finally, while the "mainstream media" have declared you a "natural born citizen," it is undeniable that a significant number of Americans have rejected the media's preemptory diktat. My guess is that the number of "Doubters" is far larger than you or your media acolytes care to admit. The mainstream media make fun of the people they call "birthers," but as I point out below in this letter these citizens are merely "Doubters." There is room for doubt. I know it and you know it.

Since you yourself have said you are devoting attention to non-traditional channels of communication, I would think you would want to quell rumors and suspicions. "Doubters" include Democrats, Republicans and independents.


As you are no doubt aware, I have pending litigation in Hawai'i seeking access to your original, typewritten 1961 birth certificate. Why not surprise everyone by sending someone to the Conference with a written, notarized authorization directing Hawai'i officials to release that document? It would show a spirit of openness and confidence on your part that has been lacking in the past. And what about access to the college records?

I met David Axelrod over 30 years ago, when he was still working for a living at the Chicago Tribune. Your media advice is in capable hands. Nevertheless, given that you are physically in the White House, it would seem to me you would want birth and college information released at the earliest opportunity. That's my opinion.

Here are details about the conference in case you wish to confirm your appearance or the appearance of a representative:



1. Location



We have reserved a room at the Capital Hilton to serve as our headquarters. That will act as our initial point for meeting and information. The Capital Hilton is located a short walk from the White House at 1001 16th Street, NW, just in case we decide to march or demonstrate.

EXHIBIT C

6009

2. Conference agenda

The Conference Agenda and all of the other information concerning the conference is posted on our blog, www.NationalConferenceOnObama.blogspot.com. We are updating as new information becomes available.

3. All are welcome-but please bring evidence, not illusions

Anyone is welcome to register and attend. But if people want to express theories, we are requiring them to bring some rational, tangible evidence to support their claims about you. Why not trump all of this speculation with a bona fide gesture of generosity on your part?

4. Confronting your Doubters

The Easter story tells us that Jesus returned to his followers, but the Apostle Thomas was absent. Thomas demanded "proof" of the Lord's reappearance. Jesus then reappeared and told Thomas to touch his wounds. If the Lord himself was forced to confront doubts about his authenticity, who can say that doubts about your absent original birth certificate and college records are inappropriate? Aren't you strong enough in the spirit, yet, to confront your own "Doubting Thomases?" or "Doubting Americans?"

As a lawyer, writer and political reformer I have always had but one polestar: the truth. In a spirit of truth-seeking I extend a warm invitation for you to participate in our conference.

With best wishes,

ANDY MARTIN
EXECUTIVE DIRECTOR

AM:sp

[Join Our Mailing List!](#)

Forward email

 **SafeUnsubscribe®**

This email was sent to john.borlaza@yahoo.com by contact@contrariancommentary.com. Email Marketing by

EXHIBIT C

7029

[Update Profile/Email Address](#) | Instant removal with [SafeUnsubscribe™](#) | [Privacy Policy](#).



ContrarianCommentary.com | P. O. Box 1851 | New York | NY | 10150

EXHIBIT C

8 of 9



Assignment Time & Place

From: "John Borlaza" <john.borlaza@yahoo.com>
To: "Scott Shirley" <scott@adrproductions.org>

Dear Scott Shirley,

Please click on this link, for Google street view. Wait 20 to 45 seconds. AFTER THE PICTURE APPEARS, CLICK ON THE PHOTO & USE LEFT/RIGHT
http://maps.google.com/maps?f=q&source=s_q&hl=en&geocode=&q=1001+16th+Street+NW,+Washington,+District+of+Columbia,+United+States+20036& sill=37.0625_-95.67706

Here is a list of metro stations close to the Capital Hilton, plus phone and FAX numbers.

http://www1.hilton.com/en_US/h/hotel/DCASH/Hotel-Capital-Hilton-District-of-Columbia/directions.do

Here is the event, the "National Conference on Barack Obama",
and outline.

<http://www.nationalconferenceonobama.blogspot.com/>

Here are the two dates.

Friday, April 3, 2009, 7pm-9pm

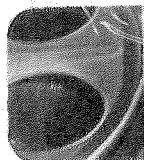
Saturday, April 4, 2009, 9am-11am + time to answer questions.

Best regards,
John

MAP LINKS TO SITE OF VIDEO SHOOT
WHERE CUSTOMER DIRECTED ME TO FILM.

EXHIBIT C

9 of 9



ADR PRODUCTIONS
4703 KEMPER ST, # 200
ROCKVILLE, MARYLAND 20853
info@adrproductions.org



0000



C0035300104146

U.S. POSTAGE

\$1.34

FCM PARCEL

11375

Date of sale

05/09/09

02 1P00

09241933

STAGE

NG, MD

09

34

332-24

Orange State Press
300 Burns Street
Forest Hills, NY 11375-6133

TO:
ADR Productions
#200
4703 Kemper St.
Rockville, MD 20853

FIRST CLASS MAIL

SENT FROM ANDY MARTINS NY OFC.



EXHIBIT D

10F2



DISTRICT COURT OF MARYLAND FOR MONTGOMERY COUNTY

27 COURTHOUSE SQUARE, ROCKVILLE, MD 20850

Case No. 0601SP014762009

Date: 08/24/2009 11:53 a.m.

SCOTT ALLAN SHIRLEY vs ANDY MARTIN
FINAL PEACE ORDER

After the appearance of the PETITIONER, and in consideration of the Petition and evidence, the Court makes the following findings:

- A. 1. That there is clear and convincing evidence that within 30 days before the filing of the Petition, the Respondent committed the following act(s): Harassment
2. That there is clear and convincing evidence that Respondent is likely to commit a prohibited act in the future against the Petitioner.

Based on the foregoing findings, the Court hereby ORDERS:

- 1. That, unless stated otherwise below, this Order is effective until 2/24/2010.
2. That the Respondent SHALL NOT commit or threaten to commit any of the following acts against Petitioner: an act which causes serious bodily harm; an act that places the Petitioner in fear of imminent serious bodily harm; assault; rape, attempted rape, sexual offense, or attempted sexual offense; false imprisonment; harassment; stalking; trespass; or malicious destruction of property.
3. That the Respondent SHALL NOT contact (in person, by telephone, in writing, or by any other means), attempt to contact, or harass the Petitioner.
4. That the Respondent SHALL NOT enter the residence of PETITIONER at ANYWHERE. (Residence includes yard, grounds, outbuildings, and common areas surrounding the dwelling.)
5. That the Respondent SHALL STAY AWAY from:
The Petitioner's place(s) of employment at: ANYWHERE

Comments:

REQUEST TO CONTINUE BY RESPONDENT IS GRANTED. NEW TRIAL DATE IS 8/24/2009 AT 8:30AM. EXTEND PROVISIONS OF TEMP PEACE ORDER TO 8/24/2009

Date: 08/24/2009

[Signature]
JUDGE WILLIAM GRAVES SIMMONS

NOTICE TO RESPONDENT

Violation of this Peace Order may be a crime or contempt of court or both, and could result in imprisonment or fine or both.

EXHIBIT D



DISTRICT COURT OF MARYLAND FOR _____

City/County _____

Located at _____

Case No. _____

Court Address _____

SCOTT SHIRLEY - ADR PRODUCTIONS

ANDY MARTIN (AKA. ANTHONY ROBERT MARTIN -

Petitioner

Respondent

4703 KEMPER ST.

30 E. HURON ST. SUITE 4406

TRIGON

ROCKVILLE MD 20853

Home: _____

Street Address, Apt. No.

Home: 846 706 2639

City, State, Zip Code

Work: _____

CHICAGO IL 60611

Work: _____

Telephone Number(s)

City, State, Zip Code

Telephone Number(s)

PETITION FOR PEACE ORDER

(NOTE: Fill in the following, checking the appropriate boxes. If you need additional paper, ask the clerk.)

1. I want protection from ANDY MARTIN

Respondent

The Respondent committed the following acts against _____

Victim

- within the past 30 days on the dates stated below. (check all that apply)
- kicking punching choking slapping
 - shooting rape or other sexual offense (or attempt) hitting with object stabbing shoving threats of violence
 - harassment stalking detaining against will trespass malicious destruction of property other

The details of what happened are: (Describe injuries. State the date(s) and place(s) where these acts occurred. Be as specific as you can.) ON 7/27/09 HE FILED FALSE REPORTS AGAINST ME AND MY BUSINESS BECAUSE WE REFUSE TO WORK WITH HIM. HE HAS CONTINUED TO CALL AND SEND E-MAILS HARRASSING ME WITH BLACKMAIL AND THE THREAT OF FALSE LAW SUITS ALL JULY 2009

2. I know of the following court cases involving the Respondent and me:

Court	Kind of Case	Year Filed	Results or Status (if you know)
<u>N/A</u>			

3. Describe all other harm the Respondent has caused you and give date(s), if known _____

4. I want the Respondent to be ordered:

- NOT to commit or threaten to commit any of the acts listed in paragraph 1 against SCOTT ALAN SHIRLEY ^{Name}
STOP CALLING, E-MAILS AND OTHER FORMS OF HARRASSMENT
- NOT to contact, attempt to contact, or harass SCOTT ALAN SHIRLEY ^{Name}
- NOT to go to the residence(s) at 4703 KEMPER ST. ROCKVILLE MD 20853 ^{Address}
- NOT to go to the school(s) at _____ ^{Name of school and address}
- NOT to go to the work place(s) at _____
- To go to counseling. To go to mediation. To pay the filing fees and court costs.
- Other specific relief: _____

I solemnly affirm under the penalties of perjury that the contents of this Petition are true to the best of my knowledge, information, and belief.

8/5/09

Date

Scott A. Shirley
Petitioner

NOTICE TO PETITIONER

Any individual who knowingly provides false information in a Petition for Peace Order is guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$1,000 or imprisonment not exceeding 90 days or both.