# UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

## FERRIS & SALTER, P.C.,

v.

Plaintiff,

CASE NO.

Hon.\_\_\_\_\_

THOMSON REUTERS CORPORATION, d/b/a FINDLAW,

# **NOTICE OF REMOVAL**

Defendant.

Removal of attached case filed in Washtenaw County Circuit Court, State of Michigan Case No. 11-478 NO Hon. Donald E. Shelton

Don Ferris (P26436) Ferris & Salter, P.C. Attorney for Plaintiff 4158 Washtenaw Avenue Ann Arbor, Michigan 48108 (734) 677-2020 Mark T. Boonstra (P36046) MILLER, CANFIELD, PADDOCK AND STONE, P.L.C. Attorneys for Defendant 101 N. Main Street, 7<sup>th</sup> Floor Ann Arbor, MI 48104 (734) 663-2445 boonstra@millercanfield.com

# NOTICE OF REMOVAL

TO: Clerk of the Court United States District Court Eastern District of Michigan, Southern Division 200 E. Liberty Street, Room 120 Ann Arbor, MI 48104 Don Ferris (P26436) Ferris & Salter, P.C. Attorney for Plaintiff 4158 Washtenaw Avenue Ann Arbor, Michigan 48108

Defendant Thomson Reuters Corporation, d/b/a FindLaw removes this action from the

Washtenaw County Circuit Court, State of Michigan, to the United States District Court for the

Eastern District of Michigan. The legal and factual bases for this removal are as follows:

1. "[A]ny civil action brought in a State court of which the district courts of the United States have original jurisdiction, may be removed by the defendant ... to the district court of the United States for the district and division embracing the place where such action is pending." 28 U.S.C. § 1441(a).

The Court has original jurisdiction over this controversy pursuant to 28 U.S.C. §
1332 because:

- a. The controversy is between citizens of different States and/or between citizens of a State and citizens of a foreign state; and
- b. The amount in controversy exceeds the sum or value of \$75,000, exclusive of interest and costs.

The basis for original jurisdiction under 28 U.S.C. § 1332 is further explained below.

3. Plaintiff is a Michigan professional corporation with its principal place of business located at 4158 Washtenaw Avenue, Ann Arbor, Michigan 48108. Plaintiff thus is a citizen of the State of Michigan.

4. Thomson Reuters Corporation is a corporation organized and existing under the laws of Canada with its principal place of business located at 3 Times Square, New York, New York 10036.

5. FindLaw is the brand name for a website product offered by West Publishing Corporation. Plaintiff incorrectly identifies FindLaw as part of the Thomson Reuters Business of Law group, which is an unknown entity. West Publishing Corporation is indirectly owned by Thomson Reuters Corporation.

6. West Publishing Corporation transacts business as West, a Thomson Reuters business. West Publishing Corporation is a Minnesota corporation with a principal place of business located at 610 Opperman Drive, Eagan, Minnesota 55123.

7. Plaintiff contracted with West Publishing Corporation in relation to the services identified in Plaintiff's Complaint as "FindLaw".

8. This case thus presents a controversy between citizens of different States and/or between citizens of a State and citizens of a foreign state.

9. The amount in controversy exceeds the sum or value of \$75,000, exclusive of interest and costs. In addition to containing an *ad damnum* clause that (as is required in the Michigan courts) merely seeks damages "over Twenty Five Thousand Dollars (\$25,000)," Plaintiff's Complaint expressly alleges that "[a]s a direct and proximate result of Defendant's employees' and agents' negligence … Plaintiff … lost *hundreds of thousands of dollars* …" (Complaint, ¶ 19) (emph. add.), and Plaintiff seeks to recover those alleged damages. By Plaintiff's own express description, therefore, the amount in controversy exceeds the \$75,000 jurisdictional threshold of this Court.

10. This action is currently pending in the Washtenaw County Circuit Court, State of Michigan, which court is located in a county within the United States judicial district for the Eastern District of Michigan. Accordingly, this action is properly removed to the United States District Court for the Eastern District of Michigan pursuant to 28 U.S.C. § 1441(a).

11. This Notice of Removal has been filed in a timely manner pursuant to 28 U.S.C. § 1446(b) because it is filed within thirty (30) days after Defendant first received, through service or otherwise, a copy of the initial pleading setting forth Plaintiff's purported claim for relief. Defendant first received a copy of that pleading, at the earliest, when a copy of the summons and complaint was delivered to it, by certified mail, on May 10, 2011.

12. All process, pleadings, and orders that have been served upon Defendant are attached as Exhibit A to this Notice as required by 28 U.S.C. § 1446(a).

13. As required by 28 U.S.C. § 1446(d), Defendant has given Plaintiff written notice of removal, and have filed a copy of this Notice with the Clerk of the Washtenaw County Circuit Court, State of Michigan.

WHEREFORE, Defendant requests that this action proceed in the United States District Court for the Eastern District of Michigan.

Respectfully submitted,

MILLER, CANFIELD, PADDOCK AND STONE, P.L.C.

By: <u>s/Mark T. Boonstra</u> Mark T. Boonstra (P36046) Attorneys for Defendant 101 N. Main Street, 7<sup>th</sup> Floor Ann Arbor, MI 48104 (734) 663-2445 <u>boonstra@millercanfield.com</u>

Dated: June 6, 2011

19,124,516.1\088888-00312

## STATE OF MICHIGAN IN THE CIRCUIT COURT FOR THE COUNTY OF WASHTENAW

### FERRIS & SALTER, P.C.

v.

ولأرد

Plaintiffs,

Donald E. Shelton

Honorable File No. 11- *47*8-NO

# THOMSON REUTERS CORPORATION, d/b/a FINDLAW.

### Defendants.

Don Ferris P26436 Ferris & Salter, P.C. Attorney for Plaintiffs 4158 Washtenaw Avenue Ann Arbor, MI 48108 734/677-2020

### **COMPLAINT**

Plaintiff FERRIS & SALTER, P.C., by and through their attorneys Ferris & Salter, P.C., says:

### **COMMON ALLEGATIONS**

1. Plaintiff is a law firm, and Michigan professional corporation located in Washtenaw

County, Michigan.

2. Plaintiff's partners and principals are Don Ferris and Heidi Salter-Ferris.

3. Plaintiff specializes in the practice of plaintiff's personal injury law, medical

malpractice, wrongful death, automobile negligence, birth trauma, premises liability, legal

malpractice, and criminal defense – both state and federal.

4. Defendant Thomson Reuters is a corporation located at 3 Times Square, New York, New York. FindLaw is part of the Thomson Reuters Business of Law group.

5. Part of FindLaw's business is to provide professional services calling for specialized skill and knowledge in designing, re-designing, and hosting websites for law firms.

Defendant regularly does business in Washtenaw County, having an office in
Washtenaw County since 1979. Its current office is located at 777. E. Eisenhower Parkway,
Ann Arbor 48108 and has approximately 1800 employees at its Washtenaw County Office.

7. The amount in controversy exceeds \$25,000, exclusive of interest, costs, and attorneys fees.

### COUNT I--PROFESSIONAL NEGLIGENCE

8. Paragraphs 1 through 7 are incorporated by reference.

9. For many years prior to 2008, Plaintiff had a website, Ferris-Salter.com, with an inquiry section for clients to send e-mail/inquiries to Don Ferris and Heidi Salter-Ferris concerning plaintiff's personal injury claims.

10. From its website, Plaintiff received hundreds of inquiries each year, resulting in numerous meritorious cases being filed, and successfully litigated, with hundreds of thousands of dollars in attorneys fees being generated for Plaintiff and its principals..

12. These services directed hundreds of e-mail inquiries to Plaintiff's website each year, resulting in numerous meritorious cases being filed, and successfully litigated, with hundreds of thousands of dollars in attorneys fees being generated for Plaintiff and its principals.

13. In November, 2008, Plaintiff hired Defendant to provide professional services to optimize Plaintiff's website, and to host its website.

14. In performing these services, in November, 2008, Defendant's professional and technical employees and agents negligently destroyed the previous connection/link between Plaintiff's web-site inquiry section and Plaintiff's e-mails, which was in existence before Plaintiff hired Defendant.

15. Defendant did not repair the connection/link until February, 2010.

16. Defendant has admitted in writing to negligently causing this error.

17. As a direct and proximate result of Defendant's employees' and agents' negligence in destroying the website-email connection/link for over 15 months, Plaintiff failed to receive approximately 730 case inquires from Plaintiff's inquiry section in its website, and inquires from medicalmalpractice.com, lawyers.com, druglitigationlawyers.com, ExpertHub.com, Lawfirms.com, and LeadManager@SWIDigital.com.

18. During this 15 month period, Plaintiff paid the previously listed services thousands of dollars for the case inquiries/leads which Plaintiff never received because of Defendant's agents' negligence.

19. As a direct and proximate result of Defendant's employees' and agents' negligence in destroying the connection/link for over 15 months, Plaintiff lost numerous clients with meritorious cases, and lost hundreds of thousands of dollars in attorney's fees.

WHEREFORE, Plaintiff demands judgment in whatever amount it is found to be entitled over Twenty Five Thousand Dollars (\$25,000), plus costs, interest, and attorneys fees.

Dated: May 1, 2011

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DON FERRIS P26436 FERRIS & SALTER, P.C. Attorney for Plaintiffs 4158 Washtenaw Ave. Ann Arbor, MI 48108 313/677-2020

,					Donald E	. Shelton
	Original - Court	lst copy - Defend	ant	2nd copy - Plaintiff	3rd copy - Return	
STATE OF MICH	HIGAN JUDICIAL DISTRICT JUDICIAL CIRCUIT	SUMMONS	AND	COMPLAINT	CASE NO. 11-478	NO
Court Address County Building	, 101 E. Huron, P.O. Box	x 8645, Ann Arbor, MI	4810	7-8645		Court telephone no. (734) 222-3383
Plaintiff name(s),	address(es) and telephone n	ю (в)		Defendant name(s), address(e	s), and telephone no(s).	
FERRIS & SALTER, P.C.			v	Thomson Reuters Cor Resident Agent: CSC		
Plaintiff attorney	, bar no., address, and tele	phone no.		601 Abbott Road	-	
Don Ferris ( Ferris & Sal 4158 Washten	ter, P.C.			East Lansing, MI 48	3823	

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NOTICE TO THE DEFENDANT: In the name of the people of the State of Michigan, you are notified:

You are being sued 1

Ann Arbor, MI 48108 (734) 677-2020

1, 100	die being sued.					
2. YOU other this s	HAVE 21 DAYS after rece party or to take other la tate).	iving this summons awful action (28 d	s to file an an lays if you wes	nswer with the co re served by mail	ourt and serve or you were s	a copy on the served outside
3. If for th	you do not answer or tak e relief demanded in the	e other action wit complaint.	hin the time	allowed, judgment	L EXACLE CORDAT	
Issued		This summons AUG -	- 3 2011	Court clerk	THAW C R AS A THE Ri ARBOF Y WITH	RTIF RTIF ncel
	This summons is invalid	unless served on c	or before its	expiration date.	THS FOR	
<u>x</u>	There is no other pendin as alleged in the Compla	g or resolved civi int.	l action arisi	ng out of the sam		or occurrence
<u> </u>	A civil action between t as alleged in the compla	hese parties or o int has been previ	ther parties iously filed i	arising out of th	ne transaction	or occurrence
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The civ	vil/domestic relations ac	tion remains	sis n	o longer j	pending.	
		-	VENUE		· .	
Plaintif	residence (include city, township, or v	illage)	Defendant residence	(include city, township, or	village)	
Plaintiff residence (include city, township, or village) Defendant residence (include city, township, or village)   Washtenaw County, MI New York, New York			<sup>•</sup>			
	are action arose or business conducted					
washt	enaw County, Michigan					
[ decla and be]	are that the complaint inf lief.	ormation above and	attached is t	rue to the best o	f my informatio	on, knowledge,
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Date			Signature	of attorney		••••••
	COMPLAINT IS STATED ON	ATTACHED PAGES.	EXHIBITS ARE	ATTACHED IF REQUI	IRED BY COURT P	ULE.

If you require special accommodations to use the court because of disabilities, please contact the court immediately to make arrangements.

4C 01 (10/97) SUMMONS AND COMPLAINT MCR 2.102(B)(11), MCR 2.104, MCR 2.107, MCR 2.113(C)(2)(a),(b), MCR 3.206(A)

1.1

PROOF OF SERVICE

SUMMONS AND COMPLAINT Case No.

Attachment(s)

**TO PROCESS SERVER:** You are to serve this affidavit and claim no later than 7 days before the hearing date. You must make and file your return with the court clerk. If you are unable to complete service you must return this original and all copies to the clerk.

#### CERTIFICATE / AFFIDAVIT OF SERVICE / NON-SERVICE

OFFICER CERTIFICATE	OR	AFFIDAVIT OF PROCESS SERVER
I certify that I am a sheriff, deputy sheriff, bailiff, appointed court officer, or attorney for a party [MCR 2.104(A)(2)], and that: (notary not required)		Being first duly sworn, I state that I am a legally competent adult who is not a party or an officer of a corporate party, and that: (notary required)

I served personally a copy of the affidavit and claim, together with

upon the defendants;

\_\_\_\_I served by registered or certified mail (copy of return receipt attached) a copy of the affidavit and claim, together with \_\_\_\_\_\_ on the defendant(s):

Name(s)			Complete addr	ess(es) of service	Day, date, time
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After di	ligent search a	nd inquiry,	t have been u	nable to find and serve	the following
defendant(s)	:				
I have m	ade the followi	ng efforts in	attempting ·	to serve process:	
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and have been	n unable to com	plete service	e because the	address was incorrect at	t the time of filing.
Service fee	Miles Traveled	Mileage fee	Total fee		
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					Title
Subscribed an	nd sworn to befo	ore me on the	day of _	//	County, Michigan.
ty commission	n expires:			gnature:	
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. acknowledge	e that I have r	eceived serv	ice of the a	ffidavit and claim, toge	ther with:
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Signature

