

EXHIBIT A

WEIL, GOTSHAL & MANGES

A PARTNERSHIP INCLUDING PROFESSIONAL CORPORATIONS

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August 23, 1990

Herbert Dym, Esq.
Covington & Burling
1201 Pennsylvania Ave., N.W.
Washington, D. C. 20044

Dear Herb:

This letter will confirm our understanding regarding any meetings to be held between counsel or other representatives for the NPL parties and counsel or other representatives for the other parties in the Brown, McNeil, Five Smiths, Powell, and NPL Properties cases.

These meetings are being conducted solely in the context of settlement negotiations in the above actions. It is intended that these meetings be regarded by all sides as confidential and off the record and the parties to the aforesaid litigations and the participants expressly agree that the existence of such meetings shall not be disclosed to members of the press or to anyone else. Neither the fact of the meetings nor the contents of any discussions therein will be used, referred to, or relied upon by either side, their agents, or representatives, in any judicial or administrative proceeding whatsoever, nor will these meetings (or any meeting or discussion held in preparation for or in connection with such meetings) be the subject of any deposition or other discovery in such a proceeding. Neither side will assert that the meetings are being conducted for the purposes of collective bargaining or for any purpose other than to settle the above actions.

Neither the NPL parties nor persons affiliated with them nor the other parties to the litigation or their representatives will discuss the fact of or the content of any of the meetings with the press. In the event that the press becomes aware of and make inquires regarding these

Exhibit B

WEIL, GOTSMAL & MANGES

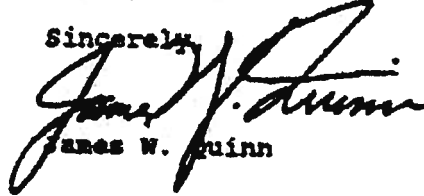
Herbert Dym, Esq.
August , 1990
Page 2

meetings, the only statement that will be made to the press is as follows:

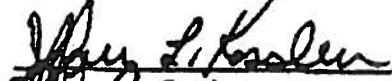
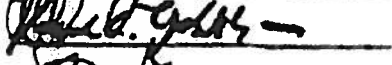



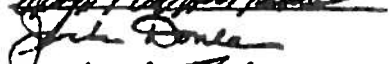


Representatives of the plaintiffs and defendants in a variety of lawsuits pending between various NFL players, NFL clubs and others have met to discuss the possibility of settling these litigations. The meetings are confidential. The parties will have no further comment on the existence or substance of these meetings.

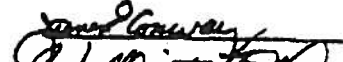
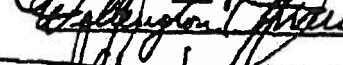
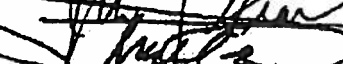
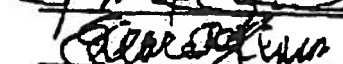
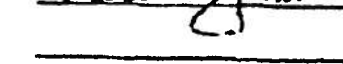
If the foregoing accurately reflects your understanding, please sign in the space provided below.

Sincerely,


James W. Quinn

Agreed to and accepted:

WEIL, GOTSHAL & MANGES

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October 9, 1991

Paul Tagliabue
Commissioner
National Football League
410 Park Avenue
New York, NY

Dear Paul:

This letter will confirm our understanding regarding any meetings to be held between the NFL defendants and counsel or other representatives for plaintiffs in the Allen, Schuler, Mullen, Tice, Brown, McNeil, Five Smiths, Powell, and NFL Properties cases.

These meetings are being conducted solely in the context of settlement negotiations in the above actions. It is intended that these meetings be regarded by all sides as confidential and off the record and the participants expressly agree that the existence of such meetings shall not be disclosed to members of the press or to anyone else. Neither the fact of the meetings nor the contents of any discussions therein will be used, referred to, or relied upon by either side, their agents, or representatives, in any judicial or administrative proceeding whatsoever, nor will this meeting be the subject of any deposition or other discovery in such a proceeding. Neither side will assert that the meetings are being conducted for the purposes of collective bargaining or for any purpose other than to settle the above actions.

Neither the NFL defendants nor persons affiliated with them nor plaintiffs' representatives will discuss the fact of or the content of any of the meetings with the press. In the event that the press becomes aware of and

Exhibit C

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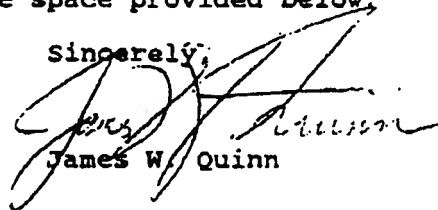
Paul Tagliabue
October 9, 1991
Page 2

make inquires regarding these meetings, the only statement that will be made to the press is as follows:

Representatives of the plaintiffs and defendants in a variety of lawsuits pending between various NFL players and NFL clubs have met to discuss the possibility of settling these litigations. The meetings are confidential. The parties will have no further comment on the existence or substance of these meetings.

If the foregoing accurately reflects your understanding, please sign in the space provided below.

Sincerely,



James W. Quinn

Agreed to and accepted:

