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April 7, 2011

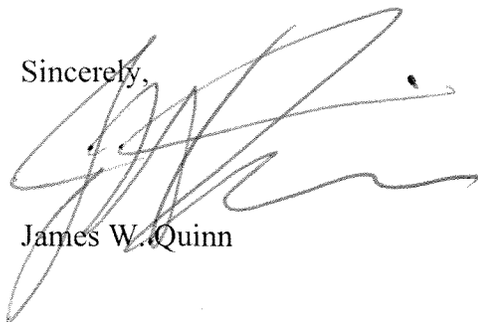
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Jeffrey Pash, Esq.  
National Football League  
280 Park Avenue  
New York, New York 10017

Dear Jeffrey:

Yesterday, the federal judge hearing our lawsuit recommended that the parties avail themselves of federal court mediation to attempt to resolve this matter and avoid the harmful consequences of your "lockout." In addition to your letter of today, we are aware of Mr. Boies' comments after the hearing apparently rejecting the Court's suggestion. Your invitation to "resume" discussions in front of Mr. Cohen makes no sense as collective bargaining between the NFLPA and the NFL is over. Attached is a copy of a letter we have sent to Judge Nelson. As you can see, we agree with Judge Nelson's suggestion that the parties to the Brady litigation attempt to resolve the litigation with the assistance of the federal court in Minnesota. Class counsel is prepared to engage in such a mediation before a mediator chosen by the Court as soon as possible. We think it would be helpful for you to have owners involved as we plan to include members of the Brady class.

Sincerely,

A handwritten signature in black ink, appearing to read 'James W. Quinn', written over a large, stylized scribble.

James W. Quinn

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April 7, 2011

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ADMITTED IN MINNESOTA,  
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AND WESTERN DISTRICT OF WISCONSIN

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**RULE 408 –CONFIDENTIAL  
SETTLEMENT COMMUNICATION**

***By Email***

The Honorable Susan Richard Nelson  
United State District Court  
774 Federal Building  
316 N. Robert Street  
St. Paul, MN 55106

Re: Brady et al. v. National Football League, et al.  
Court File No. 11-cv-00639-SRN-JJG

Eller, et al. v. National Football League, et al.  
Court File No. 11-cv-00748-RHK-JSM

Dear Judge Nelson:

We are writing in response to the Court's suggestion that the parties engage the services of the federal court in Minnesota in an effort to mediate and settle the current litigation. We take your comments regarding protecting the parties positions to heart. As class counsel on behalf of the Brady class, we think this is an excellent suggestion and are prepared to engage in such mediation without delay.

Our agreement is, of course, contingent on the NFL defendants' agreement that they will not attempt to use this, our willingness to mediate, against the Brady class in some way, for example by arguing that such mediation efforts constitute "collective bargaining" or otherwise arise out of a "labor relationship."

Very truly yours,



Barbara P. Berens

BPB:ham

cc: All Counsel of Record