

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION**

SAINT LOUIS UNIVERSITY,)	
a Missouri benevolent corporation,)	
)	
Plaintiff,)	
)	
v.)	Case No. 4:07CV1733 CEJ
)	
AVIS MEYER,)	
)	
Defendant.)	

PLAINTIFF SAINT LOUIS UNIVERSITY'S EXHIBIT LIST

COMES NOW Plaintiff Saint Louis University ("Plaintiff"), by and through its undersigned counsel and in accordance with Section II.3.(a) of this Court's Case Management Order dated February 7, 2008 [dkt # 12], to hereby submit its Exhibit List, as follows:

Plaintiff's Exhibit	Bates Number	Description	Will Use	May Use	Business Record
1	N/A	Missouri Secretary of State Filing, enclosing Benevolent Corporation Charter of Saint Louis University	X		X
2	N/A	Missouri Secretary of State Filing, Registration of Fictitious Name for "Saint Louis University"	X		X
3	N/A	Saint Louis University Internet Homepage	X		X
4	N/A	Certified Letter from F. Janoski to A. Meyer, dated June 22, 2007	X		X
5	N/A	Letter from F. Janoski to A. Meyer, dated August 16, 2007	X		X
6	SLU/AM 000009	Letter from A. Meyer to Missouri Secretary of State, dated Aug. 21, 2007	X		
7	SLU/AM 000010 – SLU/AM 000013	Certificate of Incorporation; Articles of Termination for a Nonprofit Corporation; Articles of Dissolution by Voluntary Action for a Nonprofit Corporation	X		X

Plaintiff's Exhibit	Bates Number	Description	Will Use	May Use	Business Record
8	N/A	Letter from F. Janoski to A. Meyer, dated August 30, 2007	X		X
9	SLU/AM 000001 – SLU/AM 000003	Articles of Incorporation and Certificate of Incorporation for The University News, a Student Voice Serving Saint Louis University Since 1921 (file stamped)	X		X
10	SLU/AM 000004 – SLU/AM 000005	Articles of Termination for Nonprofit Corporation; Certificate of Termination (file stamped)	X		X
11	SLU/AM 000006 – SLU/AM 000008	Articles of Dissolution by Voluntary Action for a Nonprofit Corporation (file stamped); Letter from Mo. Secretary of State to A. Meyer, dated Aug. 23, 2007	X		X
12	N/A	Letter from F. Janoski to M. Moore and B. Gill, dated October 11, 2007, enclosing Complaint [dkt # 1]	X		X
13	N/A	Defendant's Answer and Affirmative Defense [dkt # 7]	X		
14	MEYA-0145 – MEYA-0148	<i>St. Louis Magazine</i> article, dated Aug. 2007, "Avis Meyer Will Not Be Silenced"	X		
15	SLU/AM 000312 – SLU/AM 000316	Motion of Saint Louis University Board of Trustees, dated June 13, 1998, amending Charter of <i>The University News</i>		X	X
16	SLU/AM 000317 – SLU/AM 000320	Charter of <i>The University News</i>		X	X
17	SLU/AM 000031 – SLU/AM 000032	<i>The University News</i> front page and editorial page, dated Oct. 2, 1931		X	X
18	SLU/AM 000033 – SLU/AM 000050	<i>The University News</i> May 4, 2007 edition		X	X
19	N/A	Various editions of <i>The University News</i>		X	X
20	N/A	<i>The University News</i> Internet Webpage		X	X
21	SLU/AM 000015 – SLU/AM 000030	Transcript, "St. Louis On the Air" Radio Program		X	

Plaintiff's Exhibit	Bates Number	Description	Will Use	May Use	Business Record
22	SLU/AM 000170 – SLU/AM 000176	E-mail Correspondence from SLU Office of the President to SLU students, faculty, and staff, dated Mar. 14, 2008, "President's Monthly Message"		X	X
23	SLU/AM 000081 – SLU/AM 000090	Facebook postings re SLU v. Meyer, dated Nov. 24, 2007 to Dec. 1, 2007		X	
24	SLU/AM 000095 – SLU/AM 000111	Blog posted Mar. 21, 2008, "Lawrence Biondi, S.J. gets drunk and writes a love letter to all his haters"		X	
25	SLU/AM 000112 – SLU/AM 000116	Blog posted May 2, 2007, "media shit storm"		X	
26	SLU/AM 000215 – SLU/AM 000219D	E-mail Correspondence from S. Sidak to J. Fowler, dated Nov. 26, 2007		X	
27	SLU/AM 000186 – SLU/AM 000189	E-mail Correspondence from K. Lewis to K. Porterfield, CC: A. Clifton, dated May 4, 2007		X	
28	MEYA-0062 – MEYA-0071	E-mail Correspondence from A. Meyer to B. Supiano, dated Mar. 21, 2008, attaching draft Charter of <i>The University News</i>		X	X
29	SLU/AM000274 – SLU/AM000277	E-mail Correspondence from R. Otto to J. Hunter, CC: D. Benanti, K. Porterfield, and J. Weixlmann, dated Jan. 3, 2007		X	
30	SLU/AM 000159 – SLU/AM 000166	Saint Louis University Information Technology Appropriate Use Policy, effective July 1, 2005		X	X
31+	N/A	Demonstrative Exhibits	X	X	

In addition to the foregoing, Plaintiff reserves the right to introduce any exhibits identified in any exhibit list submitted by Defendant and other exhibits as may be necessary in rebuttal or for impeachment or based upon any pre-trial or trial rulings by the Court.

Respectfully submitted,

LEWIS, RICE & FINGERSH, L.C.

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ATTORNEYS FOR PLAINTIFF

CERTIFICATE OF SERVICE

I further certify that on the 31st day of December, 2008, the foregoing was filed with the Clerk of Court to be served via the Court's ECF system upon all counsel of record.

 /s/ Frank B. Janoski
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