## **Matt Cologna**

From:

Doug Harpool

Sent:

Tuesday, February 26, 2013 12:27 PM

To:

Matt Cologna

Subject:

FW: Faxed proposal re: Hunter depo

From: Doug Harpool

Sent: Thursday, November 01, 2012 8:58 AM

To: 'Grant Doty'
Cc: Matt Cologna

Subject: RE: Faxed proposal re: Hunter depo



Great. I advised the Judges clerk when she called to advise of the telephone hearing that we were trying to work it out, expected to be successful and I didn't think a telephone conference ultimately would be required. We will draft a motion which proposes extending the deadlines and represent in it both parties agree to the changes. A copy will be sent to you for approval before filing.

Let us know when your client's health improves so as to allow her to appear at deposition.

From: Grant Doty [mailto:grant@aclu-em.org]
Sent: Thursday, November 01, 2012 8:54 AM

To: Matt Cologna; Doug Harpool

Subject: Faxed proposal re: Hunter depo

Just read your fax. If it is OK with Judge Webber, we are more than agreeable, as you propose, to extending the time to disclose and file your expert's report seven days beyond the date we are able to coordinate our client's deposition and then allowing us 21 days to depose your expert beyond the expert report date.

## Grant

Grant R. Doty
Staff Attorney
AMERICAN CIVIL LIBERTIES UNION OF EASTERN MISSOURI
454 Whittier Street
St. Louis, Missouri 63108
Email: grant@aclu-em.org
Phone: 314/652-3114
Fax: 314/652-3112

This e-mail message is a confidential communication from the American Civil Liberties Union of Eastern Missouri and may be subject to attorney-client privilege.

The information contained in this electronic communication, and any attachments thereto, is privileged and confidential and intended solely for use by the addressee(s). Any other use, dissemination, or copying of this electronic communication is strictly prohibited and is a tortious interference with our confidential business relationships. If this was erroneously sent to you, please notify us immediately at (314) 652-3111 and permanently delete the original and any electronic or printed copies of this electronic communication.

The Missouri Bar Disciplinary Counsel requires all Missouri lawyers to notify all recipients of e-mail that (1) e-mail communication is not a secure method of communication, (2) any e-

mail that is sent to you or by you may be copied and held by various computers the e-mail passes through as it goes from sender to recipient, (3) persons not participating in our communication may intercept our communications by improperly accessing your computer or the firm's computers or even some computer unconnected to either of us which the e-mail passes through. This office is communicating to you via e-mail because you have consented to receive communications via this medium. If you want future communication to be sent in a different fashion, please advise our office AT ONCE.