
Conference call with the court

Southwell, Alexander H. <ASouthwell@gibsondunn.com>

Tue, Jul 10, 2012 at 9:47 PM

To: Dean Boland <dean@bolandlegal.com>, "Sandra Wilson@nywd.uscourts.gov" <sandra_wilson@nywd.uscourts.gov>

We do not believe that a conference call with the Court is necessary. The Court's June 28th Order was clear in obligating Ceglia to produce the Kasowitz Letter—a document the Court defined at page 8 of its Order as “a letter dated April 13, 2011, from attorneys at the New York law firm of Kasowitz, Benson, Torres & Friedman LLP to co-counsel at DLA Piper LLP and Lippes Mathias Wexler Friedman LLP.” Plaintiff failed to produce the Kasowitz Letter by July 9, as required by this Court's Order, and is in contempt. We intend to file a motion regarding this matter promptly, since our repeated attempts to resolve this issue without Court intervention have not succeeded.

From: Dean Boland [mailto:dean@bolandlegal.com]

Sent: Tuesday, July 10, 2012 8:24 PM

To: Sandra_Wilson@nywd.uscourts.gov

Cc: Southwell, Alexander H.; Paul Argentieri

Subject: Conference call with the court

This message may contain confidential and privileged information. If it has been sent to you in error, please reply to advise the sender of the error and then immediately delete this message.
