Sturdivant v. Kone Inc. Doc. 30

UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION 3:09ev224-RJC-DSC

CARL STURDIVANT, Plaintiff,)	
v.)	
KONE INC., Defendant.)))	ORDER

THIS MATTER is before the Court sua sponte. Plaintiff Carl Sturdivant has begun the unacceptable practice of emailing this Court, Judge Cayer, and their respective staff members individually and collectively with copies of email correspondence between plaintiff and defense counsel regarding discovery and other matters. Plaintiff must cease this practice immediately.

IT IS, THEREFORE, ORDERED that plaintiff Carl Sturdivant is hereby ENJOINED from using judicial email in discovery and other correspondence unless expressly permitted by the Court after filing an appropriate motion. The term "judicial email" includes the email address of any individual member of a judicial staff and the official chambers email addresses.

SO ORDERED.

Signed: January 15, 2010

Robert J. Conrad, Jr.

Chief United States District Judge