

EXHIBIT B

SPECTOR GADON & ROSEN, P.C.

By: Paul R. Rosen, Esquire

Attorney I.D. No. 13396

prosen@lawsgr.com

By: Andrew J. DeFalco, Esquire

Attorney I.D. No. 84360

adefalco@lawsgr.com

Seven Penn Center Plaza

1635 Market Street, 7th Floor

Philadelphia, PA 19103

(215) 241-8888

Attorneys for Plaintiffs

*Filed and Attested by
PROTHONOTARY
13 MAY 2009 11:34 am
M. TIERNEY*

ARTHUR ALAN WOLK, ESQUIRE :
1710-12 Locust Street :
Philadelphia, PA 19103 :

Plaintiffs

vs.

THIS IS NOT AN ARBITRATION
CASE

AN ASSESSMENT OF DAMAGES IS
NOT REQUIRED

WALTER K. OLSON, ESQUIRE :
875 King Street :
Chappaqua, NY 10514-3430 :

CIVIL ACTION – LAW

NO.:

And

THEODORE H. FRANK, ESQUIRE :
901 North Monroe Street, Apt. 1007 :
Arlington, VA 22201-2353 :

JURY TRIAL DEMANDED
Civil

And

DAVID M. NIEPORENT, ESQUIRE :
155 Tillotson Road :
Fanwood, NJ 07023 :

And

THE OVERLAWYERED GROUP :
875 King Street :
Chappaqua, NY 10514-3430 :

And

OVERLAWYERED.COM :
318 State Street :
Santa Barbara, CA 93101-2361 :

And

JOHN DOE

:

And

:

JANE DOE

Defendants

PRAECIPE TO ISSUE WRIT OF SUMMONS
2L – Libel and Slander

TO THE PROTHONOTARY:

Kindly issue a Writ of Summons – Civil Action, to (1) Walter K. Olson, Esquire, (2) Theodore H. Frank, Esquire, (3) David M. Nieparent, Esquire, (4) The Overlawyered Group, and (5) Overlawyered.com, in the above-captioned matter.

Respectfully submitted,



Paul R. Rosen, Esquire
Andrew J. DeFalco, Esquire
SPECTOR GADON & ROSEN, P.C.
1635 Market Street, 7th Floor
Philadelphia, Pennsylvania 19103
(215) 241-8888 (Main)
(215) 241-8844 (Fax)

Counsel for Plaintiffs

Date:

5/12/08



Commonwealth of Pennsylvania
CITY AND COUNTY OF PHILADELPHIA

SUMMONS
CITACION
COURT OF COMMON PLEAS

ARTHUR ALAN WOLK, ESQUIRE
1710-12 Locust Street, Philadelphia, PA 19103

vs.

WALTER K. OLSON, ESQUIRE
875 King Street, Chappaqua, NY 10514-3430

Term, Yr.

THEODORE H. FRANK, ESQUIRE
901 North Monroe Street, Apt. 1007, Arlington, VA 22201-2353

No. _____

DAVID M. NIEPORENT, ESQUIRE
155 Tillotson Road, Fanwood, NJ 07023

THE OVERLAWYERED GROUP
875 King Street, Chappaqua, NY 10514-3430

OVERLAWYERED.COM
318 State Street, Santa Barbara, CA 93101-2361

To:⁽¹⁾ WALTER K. OLSON, ESQUIRE
875 King Street, Chappaqua, NY 10514-3430

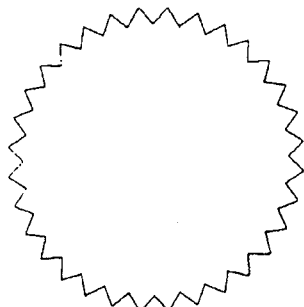
THEODORE H. FRANK, ESQUIRE
901 North Monroe Street, Apt. 1007, Arlington, VA 22201-2353

DAVID M. NIEPORENT, ESQUIRE
155 Tillotson Road, Fanwood, NJ 07023

THE OVERLAWYERED GROUP
875 King Street, Chappaqua, NY 10514-3430

OVERLAWYERED.COM
318 State Street, Santa Barbara, CA 93101-2361

You are notified that the Plaintiff⁽²⁾
Arthur Alan Wolk, Esquire
Usted esta avisado que el demandante⁽²⁾
Has (have) commenced an action against you.
Ha (han) iniciado una accion en contra suya.

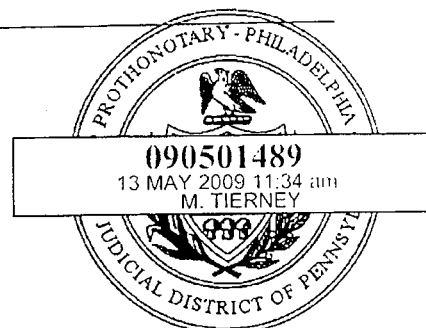


JOSEPH H. EVERS
Prothonotary

BY _____

Date _____

⁽¹⁾Name(s) of Defendant(s)
⁽²⁾Name(s) of Plaintiff(s)
463844v1



COURT OF COMMON PLEAS

_____, 20____ No. _____

ARTHUR ALAN WOLK, ESQUIRE
1710-12 Locust Street, Philadelphia, PA 19103

vs.

WALTER K. OLSON, ESQUIRE
875 King Street, Chappaqua, NY 10514-3430

THEODORE H. FRANK, ESQUIRE
901 North Monroe Street, Apt. 1007, Arlington, VA 22201-2353

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THE OVERLAWYERED GROUP
875 King Street, Chappaqua, NY 10514-3430

OVERLAWYERED.COM
318 State Street, Santa Barbara, CA 93101-2361

SUMMONS

Attorney for Plaintiff:
Paul R. Rosen, Esquire
Andrew J. DeFalco, Esquire
Spector Gadon & Rosen P.C.
1635 Market Street
Philadelphia, PA 19103

554199-1

EXHIBIT C

(FILED UNDER SEAL)

EXHIBIT D

Last Name	First Name	Company Name	Address Line 1	Address Line 2	City	State	ZIP Code
Allison	Mike	Vice President, Operat	3415 S. Sepulveda Blvd.		Los Angeles,	CA	90034
Asness, Ph	Clifford S.	AQR Capital Managem	Two Greenwich Plaza	3rd Floor	Greenwich,	CT	06830
Beach	Thomas E.	Beach Investment Cou	300 Barr Harbor Drive		W. Conshohocken,	PA	19428-2998
Binder	Gordon M.	Managing Director	Coastview Capital, LLC	1111 Santa Monica Blvd	Los Angeles,	CA	90025
Brooks, Pr	Arthur C.	American Enterprise I	1150 Seventeenth Street		Washington,	DC	20036
Chase, Jr.	Derwood S.	Chase Investment Cou	300 Preston Avenue	Suite 500	Charlottesville,	VA	22902-5096
Cheney	Richard B.	The Heritage Foundati	214 Massachusetts Ave		Washington,	DC	20002-4999
Crow	Harlan	Chairman & CEO	Crow Holdings	3819 Maple Avenue	Dallas,	TX	75219-3913
Curley	James R.	Financial Consortium I	318 W. Adams Street	Suite 1200	Chicago,	IL	60606
D'Aniello	Daniel A.	Co-Founder & Managi	The Carlyle Group	1001 Pennsylvania Ave	Washington,	DC	20004-2505
Dunn	William A.	DUNN Capital Manage	DUNN Building	309 SE Osceola Street,	Stuart,	FL	34994
Faraci	John V.	Chairman & CEO	International Paper Co	6400 Poplar Avenue	Memphis,	TN	38197
Fedak	Michael J.	Manhattan Institute fo	52 Vanderbilt Avenue		New York,	NY	10017
Fleming	David W.	Counsel, Latham & Wa	100 Universal City Plaz	Building 4111	Universal City,	CA	91608
Friedman	Tully M.	Chairman & CEO	Friedman Fleischer & L	One Maritime Plaza, 2	San Francisco,	CA	94111
Galvin, Ch	Christopher B.	Harrison Street Capital	71 South Wacker Drive	Suite 3575	Chicago,	IL	60606
Gillespie	Nick	Vice President, Online	Reason Foundation	3415 S. Sepulveda Blvd.	Los Angeles,	CA	90034
Gilmartin	Raymond V.	Harvard Business Scho	Soldiers Field		Boston,	MA	02163
Graff	Jon	Secretary & Treasurer	Reason Foundation	3415 S. Sepulveda Blvd,	Los Angeles,	CA	90034
Greenhill	Robert F.	Founder & Chairman	Greenhill & Co., Inc.	300 Park Avenue	New York,	NY	10022
Jameson	James D.		399 Park Avenue	15th Floor	New York,	NY	10022
Klausner	Manuel S.	Law Offices of Manuel	601 West Fifth Street		Los Angeles,	CA	90071
Koch	David H.	Koch Industries, Inc.	P.O. Box 2256		Wichita,	KS	67201-2256

Last Name	First Name	Company Name	Address Line 1	Address Line 2	City	State	ZIP Code
Kovner, C	Bruce	Caxton Associates, LP	731 Alexander Road	Bldg. 2	Princeton,	NJ	08540
Lintott	James	Sterling Foundation M	2325 Dulles Corner Blv	Suite 670	Herndon,	VA	20171
Modzelew	Stephen	Maple Engine, LP	1578 River Road		New Hope,	PA	18938-9267
Moore	Adrian	Vice President, Resear	Reason Foundation	3415 S. Sepulveda Blvd.	Los Angeles,	CA	90034
Nott	David	Reason Foundation	3415 S. Sepulveda Blvd.	Suite 400	Los Angeles,	CA	90034
Ohrstrom	George F.	Ohrstrom Foundation	101 Park Avenue	35th Floor	New York,	NY	10178-0061
Poole, Jr.	Robert W.	Reason Foundation	3415 S. Sepulveda Blvd.	Suite 400	Los Angeles,	CA	90034
Rollins	Kevin B.	Chairman, Senior Advi	TPG Capital	345 California Street, S	San Francisco,	CA	94104
Rust, Jr.	Edward B.	Chairman & CEO	State Farm Insurance	One State Farm Plaza	Bloomington,	IL	61710
Singer	Paul E.	Elliott Associates, L.P.	712 5th Avenue	36th Floor	New York,	NY	10019-4108
Smith	Vernon L.	Chapman University	One University Drive		Orange,	CA	92866
Taylor	Wilson H.	CIGNA Corporation	Two Liberty Place	1601 Chestnut Street	Philadelphia,	PA	19192
Wallace	Richard A.	Freedom Communicati	17666 Fitch Street		Irvine,	CA	92614-6022
Weismann	Dietrich	Weismann Associates,	335 Central Avenue	2nd Floor	Lawrence,	NY	11559
Weich	Matt	Vice President, Magazi	Reason Foundation	3415 S. Sepulveda Blvd.	Los Angeles,	CA	90034
Zappacost	Pierluigi	Sierra Sciences Inc.	250 S. Rock Blvd.	Suite 130	Reno,	Nevada	89502

THE WOLK LAW FIRM

AIRLAW

1710-12 Locust Street
Philadelphia, PA 19103
215-545-4220 Fax 215-545-5252
E-mail: airlaw@airlaw.com
www.airlaw.com

October 22, 2010

Arthur Alan Wolk
Philip J. Ford
Bradley J. Stoll
Cynthia Devers Lamb

Dear Sir:

I am an attorney for forty-one years out of Philadelphia. I do air crash litigation.

Unbeknownst to me, in 2007 your affiliate Overlawyered.com wrote an article that accused me of selling out my clients in a case called *Taylor v. Teledyne* in exchange for the court withdrawing a highly critical discovery order. I found that Overlawyered website quite by accident after I attended a CLE seminar in 2009 and it was suggested by judges there that everyone Google themselves because jurors do and judges do as well.

I immediately contacted Overlawyered, explained why their posting was totally false. One of the defense lawyers told them as well, and I have since provided letters from independent counsel in the *Taylor* case who likewise point out that the case was settled before I asked permission of the clients and their lawyers for the false order be lifted, as I was not involved in the case except in a minor unrelated way. I am attaching a copy of these communications for your information. As of today, the blog remains posted.

Both Walter Olson and Ted Frank claim they are either fellows or scholars of your organization and use that mantra as their credibility for continuing to post a false article about me. This has and will continue to damage me, and I have explained that. I sued Olson and Frank and their website. However, because I did not learn about the posting until the one year statute of limitations passed, the court dismissed my case. It is on appeal. Fortunately for me, and unfortunately for them, they published anew their false article through Popehat.com, Law.com and other sites with which they are affiliated. They will not now be able to avail themselves of the statute of limitations defense.

Our practice is limited to aircraft accident litigation for plaintiffs.

October 22, 2010

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You will be interested to know that your scholars and fellows did nothing to verify what they were writing about me was true, indeed called no one, checked no documents, asked no client or the defense lawyers, but rather just accused me of selling out the clients with no evidence or verification whatsoever. Indeed, the judge who threw the case out told the lawyers that the article was clearly defamatory and should be removed from the internet. They have not.

Since publishing the lies about me, yours and their other affiliated sites have published and republished and incited your blogger supplicants to publish the following quotes about me, which are also false but even more disparaging.

1. "Wolk fucks sheep."
2. "I heard Wolk was a child molester"
3. "I heard Wolk was a pedophile"
4. "Wolk is a child molester and does not deny it"

All of this made it to Google first page under my name thanks to your utter lack of supervision over your scholars and fellows and their affiliates like Reason.com, Pope Hat, Law.com, and others all listed on each others' sites as affiliated.

Now, that puts me in an expensive dilemma. I have already paid more than \$200,000 in counsel fees, and all I asked was that a false article, which they know to be false, be removed from the internet. I never asked for any money, just removal. I am about to pay much more. I am sure you can understand why I will not and cannot allow this to happen to me. Aside from the professional reasons, I have children and a grandchild, and I will not permit this to live in eternity on the web.

Which brings me to why I am writing this letter. You are an officer or trustee of the organization which promotes and encourages Overlawyered.com to do your hatcheting of those whom you believe negatively impact your tort reform lobbying. That is a violation of your 501(c)(3) IRS exemption. You have, therefore, falsely told your contributors that they may deduct contributions. I have prepared and will shortly file a Qui Tam lawsuit to recover the taxes, interest and penalties for your blatant violations of the exemption.

Now the effort to destroy me in my business and profession is a violation of Civil RICO and may be a violation of criminal RICO as well. I am meeting with the U.S. Attorney here to deal with

October 22, 2010

Page 3

this. In addition, this posting and the utter hatred it has engendered all across the internet, including the other affiliated blogs, has caused your classless bloggers to accuse me of a series of heinous crimes. As you can understand, I will not allow that to go unchallenged either.

As far as I am concerned, everything Overlawyered started and continues to fan the flames of was done either at your direction, at your control, at your behest, and as your agent and that of the American Enterprise Institute, The Manhattan Institute for Policy Research, and The Reason Foundation.

Remember, when the civil and criminal lawsuits are over, all I asked for was a lie being removed from the internet by people claiming to be your scholars and fellows. You are internet bullies and must be stopped because reasoning with you doesn't seem to work.

Therefore, since three lawsuits will be filed shortly, and all the Trustees and Officers of The American Enterprise Institute, Reason Foundation, and The Manhattan Institute will be defendants, I am demanding that certain documents be retained so it will not be necessary to file separate actions for the obstruction of justice and the like, and since criminal statutes may be involved so that the crime of Obstruction of Justice is not committed by you, your lawyers, your scholars or fellows.

You are hereby directed to retain, and not destroy or alter all electronic communications of any kind that concern or relate to Arthur Alan Wolk, Overlawyered.com, Walter Olson and Ted Frank. You are warned that you are not to alter, destroy or modify either the electronic data, the metadata or any component of any computer used to transmit any of the information on the foregoing subjects.

You are cautioned to retain all communications with anyone with respect to which Arthur Alan Wolk is the subject and to retain all hard copy and electronic forms of such data, including all communications with anyone who influenced, assisted, suggested, discussed or encouraged the false and defamatory articles, blogs and incendiary commentaries.

You are cautioned not to destroy, alter or manipulate any electronic data concerning your investigation of the truth of any article written about Arthur Alan Wolk, any attempted verification of any facts alleged or comments or blogs made.

You are directed to retain in a form that can be used for trial purposes all e-mails, electronic transmittals, collections of information, communications of any kind with anyone at any time about Arthur Alan Wolk, including your counsel.

October 22, 2010

Page 4

You are warned that the destruction of any of this information may constitute the wilful interference or obstruction of justice, both civilly and criminally. You are cautioned that your conduct and that of your colleagues may constitute both civil and criminal RICO, and therefore your spoliation, destruction or manipulation of this information or the electronic data from which it is derived may constitute the crime of obstruction of justice.

You are further cautioned to retain all communications with any of your affiliates, including any trustees of your Reason Foundation or any of their trustees, officers, counsel, Overlawyered.com, The American Enterprise Institute and the Manhattan Institute. You are warned that the destruction of any information that relates to your actual activities in lobbying and influencing legislation through various arms may constitute the willful destruction of evidence and obstruction of justice in the face of an investigation of your activities by the Internal Revenue Service of your abuse of your charitable activities.

You are further cautioned to retain in hard drive form all such information and to retain and not replace any hard drive or destroy any information on any computer that might have any such information requested.

You are also requested to retain and not destroy, alter or manipulate all justifications for your 501(c)(3) applications to the IRS, the list of donors and how much they donated, the tax deduction letters you gave to your donors, and reports to the IRS and any other authority concerning the amount and source of income and the tax deductions afforded. Any destruction, alteration or disposal of such information may constitute the crime of obstruction of justice and spoliation of evidence.

You are also instructed to retain all information from which the identity of all bloggers on any site you have an interest in that concerns or relates to Arthur Alan Wolk in particular, including but not limited to those who falsely accused Wolk of pedophilia.

You are instructed to maintain in all forms both electronically and in hard copy and document that constitutes your independent verification of the assertions of the heinous crime of pedophilia, and what steps were taken after being notified to remove it from your site.

You are directed to advise your staff, trustees and affiliates to retain all electronic information on the above subjects as well.

This list is not dispositive, but Federal Authorities will be contacted to pursue criminal RICO and Civil RICO will be brought by law firms engaged by me against you and your affiliated organizations and the people involved in this deliberate attempt to destroy Arthur Alan Wolk.

October 22, 2010

Page 5

Now, before you spend millions of dollars with big shot New York, Washington or other lawyers, I am unconcerned and unafraid as I beat them all the time. I have nothing to lose any more so go for it, please. My request is simple; get the lies off the internet that is posted with your name attached to it.

I will get my counsel fees from all of you, but if you persist, I will get much more from you and your contributors, instigators, officers, trustees and your organization funded by taxpayers who are trying to get a job while you spend their money attacking people and bullying them with lies on the internet. You are, therefore, warned.

Separate civil lawsuits will be filed for any destruction of any file, document, electronic information or otherwise, and criminal prosecutions will be sought since such destruction in the face of this warning that a complaint to Federal criminal authorities will be made may constitute obstruction of justice.

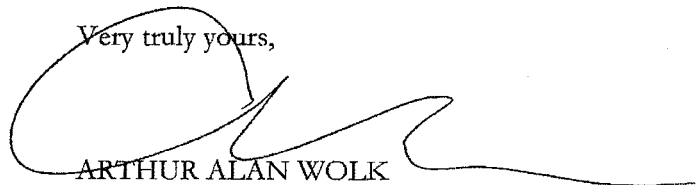
You are cautioned that any attempt to further harass, intimidate and destroy the reputation of Arthur Alan Wolk will be met with suits by everyone affected by your conduct. In the event a judge or juror reports that he or she has seen your blogs and an adverse result is obtained as a consequence, a lawsuit for each of those adverse results will be filed.

At the end of the day, all I asked was that you remove a lie from the internet without the payment of money. Don't say I didn't ask.

You see, I am old but I have won a billion dollars in verdicts and settlements, so I am not stupid. I was going to retire, but now I will have to remain in practice to pay my lawyers. Interesting irony. So what you have done is keep me in practice suing your contributors for the money necessary to get a lies off the internet that they paid you to put on there in the first place.

I hope in the end you think it was worth it.

Very truly yours,



ARTHUR ALAN WOLK

AAW/cd
Enclosures

-----Original Message-----

From: Walter DeForest [mailto:deforest@dkykb.com]
Sent: Thu 4/16/2009 10:08 AM
To: Ronald Coleman
Cc: Paul Rosen, Esquire
Subject: Overlawyered.com

Re: Overlawyered.com

Dear Mr. Coleman:

I have been receiving copies of various emails between Mr. Arthur Alan Wolk and you or your client regarding a web article entitled "Arthur Alan Wolk v. Teledyne Industries, Inc."

Although I was not involved in the underlying Taylor case in the Northern District of Georgia, I represented the various Teledyne related entities in the suit of Arthur Alan Wolk v. Teledyne Industries, Inc., in the Eastern District of Pennsylvania.

This is to confirm that as part of the resolution of that suit in the Eastern District of Pennsylvania, Mr. Wolk and my clients agreed that in the event any claims or challenges of unprofessional conduct are made against Mr. Wolk based in whole or in part on the Taylor Decisions or his actions in the Taylor Case, Mr. Wolk may state that he and the Teledyne related entities who were my clients agreed, without any party admitting any fault or liability, to move forward as though the Taylor Decisions had never been issued and do not agree that the Taylor Decisions or Mr. Wolk's actions in the Taylor Case would support a basis for disqualification or any negative action against Mr. Wolk in response to such claims or challenges of unprofessional conduct; in the foregoing situation of claims or challenges of unprofessional conduct made against Mr. Wolk based in whole or in part on the Taylor Decisions or his actions in the Taylor Case or based upon a case that cites the Taylor Decisions or Judge Carnes' criticism of Mr. Wolk's actions in the Taylor Case, Mr. Wolk may disclose what I have just set forth in this paragraph.

I provide this information to you for your consideration.

Walter P. DeForest, Esquire
DeForest Koscelnik Yokitis Kaplan & Berardinelli 3000 Koppers Building

6111 PEACHTREE DUNWOODY ROAD
BUILDING D
ATLANTA, GEORGIA 30328

JASON T. SCHNEIDER, P.C.

ATTORNEY AT LAW

www.jasonschneiderpc.com

(770)394-0047

FAX (678)623-5271

jason@jasonschneiderpc.com

August 10, 2010

Michael N. Onufrak, Esq.
WHITE AND WILLIAMS
1650 Market Street
One Liberty Place, Suite 1800
Philadelphia, PA 19103

Dear Mr. Onufrak:

My name is Jason Schneider. I am an attorney in Atlanta, Georgia. I acted as local counsel for the law firm of Wolk and Genter in the case of Taylor vs. Teledyne.

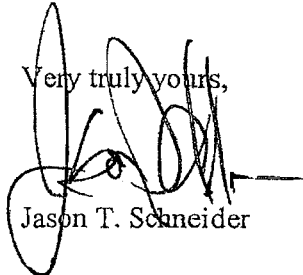
Arthur Wolk sent me your clients' article claiming that the Taylor clients' claims were compromised so Mr. Wolk could get a critical discovery order vacated. That article and its implications are entirely false.

I attended the mediation along with Richard Genter. Mr. Wolk was not present or consulted by phone during the mediation. Nor was he involved in discovery in that case to my knowledge except for a conference call with the court regarding a discovery dispute between the parties.

A settlement was reached and concluded with a release and the clients never indicated to me they were dissatisfied with the outcome. It was only after the settlement had been agreed to, that Mr. Wolk asked for a one week delay to ask the court to vacate the order. There is no question in my mind that the settlements reached were completely separate from any request to vacate the discovery order. The settlements reached were also well in excess of any sums offered at the mediation. Therefore, to say "it appears" that the clients' interests were somehow compromised to get the discovery order vacated is wrong.

Arthur asked me to write this letter to put you and your clients on notice that what they said is false and it continues to be false on the Overlawyered website. What your clients' article means is I allowed this to happen, and I can assure you and your clients that they are wrong.

My name was on that docket and all they had to do was call me and I could have dispelled their notion before it ever made it to print. They, to this day, have never contacted me to get the facts straight.

Very truly yours,

Jason T. Schneider

cc: Arthur Alan Wolk

John Kevin Griffin, P.A.
647 N 2nd Street, Fort Pierce, FL 34950

Civil litigation State & Federal Court

John Kevin Griffin * Florida Bar 1990
Veteran United States Marine Corps

P.O. Box 4450
Fort Pierce, FL 34948-4450
Office: (772) 468-2525
(888) 693-5203 FAX
Email:griffinlaw@gmail.com

August 18, 2010

Michael N. Onufrak, Esq.
WHITE AND WILLIAMS
1650 Market Street
One Liberty Place, Suite 1800
Philadelphia, PA 00000000000000

Re: Defamation

Dear Mr. Onufrak:

I was just sent the article that your clients published about my client's settlement implying that her interest was compromised in order for Arthur Wolk to get a discovery order vacated. (*Wolk settled the underlying case, Taylor v. Teledyne, No. CIV.A.1 :00-CV-1741-J (N.D. Ga.), on the condition that the order criticizing him be vacated*).

I was asked by Mr. Wolk to send you a letter so you could inform your clients of the continuing falsity of this statement in their article, which I understand still appears on the internet. That statement is entirely false. My name and contact information can be found on the case docket but your clients didn't attempt to contact me although they could have easily reached me for a comment or verification before publishing this false statement.

There was no selling out or compromising the interests of my client or the Taylors, and any contrary suggestion is not true. To suggest that Mr. Wolk did so is to suggest that I let it happen. I would urge your clients to be very careful about publishing such a false accusation by implication against me and directly against Mr Wolk.

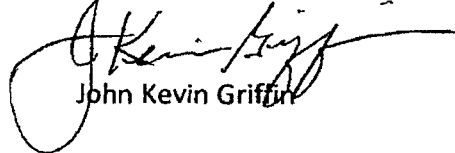
I represented Ann Mauvais in the case of *Taylor, et al vs. Teledyne, et al*. My law firm in Pensacola, Florida was the original firm representing her. The firm of Wolk and Genter assumed the representation of Ms. Mauvais during the *Taylor* proceedings, which I monitored. The discovery in the case was handled by Philip Ford and Catherine Slavin, not Mr. Wolk. I was aware of the discovery order critical of Mr. Wolk individually by name.

Settlement negotiations in the case were handled for us by Richard Genter, not Arthur Wolk, and since the defendants' recommended a settlement figure that was too low Richard Genter rejected it for us and pushed for and obtained a settlement figure hundreds of thousands of dollars more than the settlement number originally recommended. My client was totally satisfied with the settlement figure obtained by Richard Genter and the overall pursuit of her claim against Teledyne et al.

There was a delay in receiving the settlement funds because Teledyne delayed in furnishing us a proposed release for signature. In the mean time Mr. Wolk contacted us and requested a few days to address vacating the discovery order identifying him individually. I conferred with my client and she agreed to the brief extension of time. So the point I'm conveying to you is the very satisfactory settlement figure obtained by Richard Genter for my client had already been agreed upon and the delay in receiving the actual funds was the result of a delay in receiving the proposed release from the Teledyne defendants.

In the interim, between the negotiated settlement where the settlement figure had already been reached and the time for receiving the proposed release from Teledyne for review and signature, the Court agreed to vacate its discovery order. There was never consideration given or a quid pro quo, as implied in your clients' article, offered for vacating the order. Had your clients contacted me before publishing I would have told them what I am telling you, I would not have allowed such a thing to occur as they have stated and implied in the article. I would have warned them not to publish it because it was false.

Very truly yours,



John Kevin Griffin

cc: Arthur Wolk

EXHIBIT E

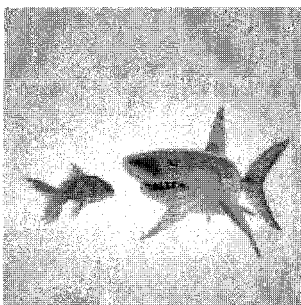
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Chronicling the high cost of our legal system

Our lawyers probably made us take that down...

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