

Exhibit “K”

BOCHETTO & LENTZ

A PROFESSIONAL CORPORATION

GEORGE BOCHETTO[^]
GAVIN P. LENTZ*
JEFFREY W. OGREN*
DAVID P. HEIM*
VINCENT van LAAR*
TODD S. MCGARVEY*
TRICIA DESMARAIS*

ALBERT M. BELMONT, III*
OF COUNSEL

CORA I. O'DONNELL, J.D.
MARIA TROUT
JANINE BAKER
PARALEGALS

PRACTICE DEDICATED TO LITIGATION
AND NEGOTIATION MATTERS

ATTORNEYS AT LAW
1524 LOCUST STREET
PHILADELPHIA, PA 19102

TELEPHONE: (215) 735-3900
TELECOPIER: (215) 735-2455

FIRM WEB SITE:
www.bochettoandlentz.com

MY PERSONAL E-MAIL ADDRESS:
gbochetto@bochettoandlentz.com

PAUL FITZMAURICE*
SPECIAL COUNSEL

NEW JERSEY OFFICE

1230 BRACE ROAD
CHERRY HILL, NEW JERSEY 08034
TELEPHONE NUMBERS:
(856) 722-9595
(856) 427-0631
TELECOPIER: (856) 722-5511

* ALSO ADMITTED TO NEW JERSEY BAR
† ALSO ADMITTED TO NEW YORK BAR
^ ALSO ADMITTED TO D.C. BAR

November 30, 2010

VIA E-MAIL - onufrakm@whiteandwilliams.com
AND HAND DELIVERY

Michael Onufrak, Esquire
White & Williams, LLP
1800 One Liberty Place
Philadelphia, PA 19103

Re: *Arthur Alan Wolk v. Overlawyered.com, et al.,*
Civ. Action No. 2:09-cv-04001-MAM

Dear Mr. Onufrak:

As you know, I represent Arthur Alan Wolk in the above-referenced matter, and in that regard, I am enclosing a copy of Plaintiff's Motion for Relief From the Court's August 2, 2010 Order Pursuant to Rules 60(b)(2), (3) and (6) of the Federal Rules of Civil Procedure, which was electronically filed with the Court earlier today.

As set forth in Plaintiff's Motion, through a recent forensic analysis of your clients' website, we have uncovered startling new evidence that calls into question the previous representations your clients caused to be made to the Court as to the actual publication date of the internet blog at issue. Plaintiff's expert has opined that the Frank Blog was actually republished on May 13, 2008 as part of your clients' efforts to "search engine optimize" their website. This May 13, 2008 new blog, which was intended to and did republish the initial blog to a completely new audience of internet searchers, clearly constitutes a republication within the one-year statute of limitations for Plaintiff's claims that were initially filed in the Court of Common Pleas on May 12, 2009. The circumstances of the republished blog and the legal significance are addressed in the enclosed Motion, which is now filed with the Court.

With these new revelations concerning your clients' republication of their blog *within* the statute of limitations, we hereby demand that you and your firm immediately remove the Press Release entitled *Court*

BOCHETTO & LENTZ, P.C.

Michael Onufrak, Esquire

November 30, 2010

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Dismisses Defamation Claim Against Legal Blog from White & Williams' website. This Press Release *falsely* states that the defamatory blog was "published on the Ovelawyered website in 2007." This statement is false. In fact, and directly contrary to the assertions in the Press Release and your clients' position with the District Court, the blog on which Plaintiff based his claims was actually published on May 13, 2008, within the one year statute of limitations. Your firm's Press Release places Arthur Alan Wolk in a false light in that it omits the critical fact concerning the May 13, 2008 publication and then affirmatively states that "Defendants and their counsel remain convinced that the District Court's opinion is infallible."

Accordingly, I respectfully ask that you immediately advise whether you and your firm will remove the Press Release from your website and from any further publication. If you do not do so, Mr. Wolk reserves his rights to seek redress concerning the Press Release.

Thank you for your attention to this matter.

Sincerely,

BOCHETTO & LENTZ, P.C.

By: _____

George Bochetto

GB:dc
Enclosure