

Exhibit “H”

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Civil litigation State & Federal Court

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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.

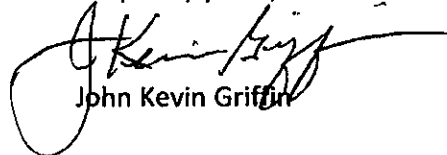
I represented Ann Mauvais in the case of *Taylor, et al vs. Teledyne, et al*. My law firm in Pensacola, Florida was the original firm representing her. The firm of Wolk and Genter assumed the representation of Ms. Mauvais during the *Taylor* proceedings, which I monitored. The discovery in the case was 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