Having no legal training, the undersigned hasn't the wherewithal to cite case law or statute to propound a legal rationale for his position below. However, as a matter of equity, third party defendant should prevail as Impulse filed this counter suit to intimidate and annoy me. Impulse could have deposed me, without the current charade of a lawsuit and discovery – a delaying tactic to enable Impulse more time to fish for something that does not exist – a nexus to or culpability in an alleged scheme by me.

Even to a layperson, one can see that third party plaintiff was not able to elevate its allegations or claims to the level of evidence as none was provided. Innuendo even fails to persuade in the court of public opinion. It is in the interest of judicial economy, that the Court grant third party defendant's motion to dismiss with prejudice.

The undersigned respectfully requests that the Court issues an order granting third party defendant the dismissal of the claims and counterclaims of third party plaintiff.

Dated this 7th day of November, 2005.

/ I C C ... In I

Jonathan K. Gordon

c/o James S. Gordon, Jr.

9804 Buckingham Drive

Pasco, WA 99301

509-210-1069

1	Dated this 7 <sup>th</sup> day of November, 2005
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5	I, hereby, certify that on November 7, 2005, I filed with this Court the above memorandum of authorities. The Clerk of the Court will provide electronic notification system using the CM/ECF, which will send an electronic copy of this document to Douglas E. McKinley, Jr., Peter J. Glantz, Sean A. Moynihan, and Floyd E. Ivey. I have served all non-CM/ECF participants, Bonnie Gordon, Jamila Gordon, James Gordon III, Emily Abbey, and Robert Pritchett by other means.
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