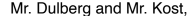
From: Suhani Mehrotra smehrotra@chapmanspingola.com 🖉 🏲

Subject: Paul Dulberg et al. v. ADR Systems of America, LLC

Date: May 1, 2025 at 5:36 PM

To: Paul Dulberg Paul Dulberg@comcast.net, Tom Kost tkost999@gmail.com

Cc: Robert Chapman rchapman@chapmanspingola.com



As you are aware on April 22, 2025, Judge Swanagan entered an order granting ADR Systems of America LLC's Petition for an Award of Attorneys' Fees and Costs and awarded ADR Systems \$25,643.75, which consists of \$25,092.50 in attorneys' fees and \$551.25 in costs, against Paul Dulberg, the Paul Dulberg Revocable Trust, and Alphonse Talarico, jointly and severally.

Please confirm by **Tuesday**, **May 6** that you will pay the total amount awarded - **\$25,643.75**. We are available to discuss any payment options. If we cannot resolve this matter by Tuesday, May 6, or we do not hear from you by then, we will initiate post-judgment collection proceedings.

Suhani Mehrotra

Associate

190 South LaSalle Street, Suite 3850 Chicago, IL 60603 Phone I 312 606-8753 Fax I 312 630-9233

chapman|spingola

The information contained in this communication is confidential, is intended only for the use of the recipient named above, and may be legally privileged. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please resend this communication to the sender and delete the original message or any copy of it from your computer system. Thank you.



chapman|spingola

Subject: Re: Paul Dulberg et al. v. ADR Systems of America, LLC

Date: May 6, 2025 at 12:42 PM

To: Suhani Mehrotra smehrotra@chapmanspingola.com

Cc: Tom Kost tkost999@gmail.com, Robert Chapman rchapman@chapmanspingola.com

Hello,

I am currently investigating legal options for appealing the judgement..

Are you open to negotiating the judgement amount?

Paul

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chapman|spingola

Date: May 6, 2025 at 1:14 PM

To: Paul Dulberg Paul_Dulberg@comcast.net, Suhani Mehrotra smehrotra@chapmanspingola.com

Cc: Tom Kost tkost999@gmail.com

Mr. Dulberg/Mr. Kost:

You can make an offer. However, pending an agreed upon resolution, we will proceed with serving citations to discover Mr. Dulberg's personal assets and assets of the trust and will ask the court to order the turnover of assets needed to pay the judgment in full (which is accruing interest at an annual rate of 9%).

Bob

Robert A. Chapman

Partner

190 South LaSalle Street, Suite 3850 Chicago, IL 60603 Phone I 312 606-8752 Mobile I 312 231-0766 Fax I 312 630-9233

chapman spingola

Bio I vCard I Website I LinkedIn

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From: Paul Dulberg < Paul_Dulberg@comcast.net>

Sent: Tuesday, May 6, 2025 1:42 PM

To: Suhani Mehrotra <smehrotra@chapmanspingola.com>

Cc: Tom Kost <tkost999@gmail.com>; Robert Chapman <rchapman@chapmanspingola.com>

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chapman|spingola

chapman|spingola

Subject: Paul Dulberg et al. v. ADR Systems of America, LLC Post Judgement

Date: May 7, 2025 at 4:53 PM

To: Tom Long tlong@konicekdillonlaw.com

Cc: Robert Chapman rchapman@chapmanspingola.com, smehrotra@chapmanspingola.com, Tom Kost tkost999@gmail.com

Mr Long,

Are you retained by Mr Talarico for the issue concerning the post judgement award owed to ADR Systems?

Paul

Paul Dulberg Paul_Dulberg@comcast.net (847) 497-4250 4606 Hayden Ct. McHenry, IL. 60051



From: Tom Long tlong@konicekdillonlaw.com

Subject: RE: Paul Dulberg et al. v. ADR Systems of America, LLC Post Judgement

Date: May 8, 2025 at 10:22 AM

To: Paul Dulberg Paul_Dulberg@comcast.net

Cc: Robert Chapman rchapman@chapmanspingola.com, smehrotra@chapmanspingola.com, Tom Kost tkost999@gmail.com

Yes I am in a limited capacity.

Thomas J. Long Konicek & Dillon, P.C. 21 W. State St. Geneva, II. 60134 (P) 630-262-9655 (F) 630-262-9659 tlong@konicekdillonlaw.com

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Sent: Wednesday, May 7, 2025 4:54 PM
To: Tom Long <tlong@konicekdillonlaw.com>

Cc: Robert Chapman richapman@chapmanspingola.com; smehrotra@chapmanspingola.com; Tom Kost tkost999@gmail.com> Subject: Paul Dulberg et al. v. ADR Systems of America, LLC Post Judgement

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Subject: Re: Paul Dulberg et al. v. ADR Systems of America, LLC Post Judgement

Date: May 8, 2025 at 11:07 AM

To: Tom Long tlong@konicekdillonlaw.com

Cc: Robert Chapman rchapman@chapmanspingola.com, smehrotra@chapmanspingola.com, Tom Kost tkost999@gmail.com

We owe this money jointly and severally.

How much do you intend to pay?

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Subject: Re: Paul Dulberg et al. v. ADR Systems of America, LLC Post Judgement

Date: May 8, 2025 at 1:44 PM

To: Robert Chapman rchapman@chapmanspingola.com

Cc: Robert Chapman rchapman@chapmanspingola.com, smehrotra@chapmanspingola.com, Tom Kost tkost999@gmail.com, Alphonse Talarico contact@lawofficeofalphonsetalarico.com, Alphonse Talarico alphonsetalarico@yahoo.com, Alphonse Talarico alphonsetalarico@gmail.com, Tom Long tlong@konicekdillonlaw.com

Mr Chapman,

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- 1. How much and when you plan on collecting money from Mr. Talarico?
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Subject: Re: Paul Dulberg et al. v. ADR Systems of America, LLC Post Judgement

Date: May 9, 2025 at 1:50 PM

To: Robert Chapman rchapman@chapmanspingola.com

Cc: smehrotra@chapmanspingola.com, Tom Kost tkost999@gmail.com, Alphonse Talarico contact@lawofficeofalphonsetalarico.com,

Alphonse Talarico alphonsetalarico@yahoo.com, Alphonse Talarico alphonsetalarico@gmail.com, Tom Long

tlong@konicekdillonlaw.com

Robert Chapman

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I need to know:

- 1. How much and when do you plan on collecting money from Mr. Talarico?
- 2. How much and when do you plan on collecting money from Dulberg?

Paul Dulberg @comcast.net (847) 497-4250 4606 Hayden Ct. McHenry, IL. 60051

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Geneva, II. 60134 (P) 630-262-9655 (F) 630-262-9659 tlong@konicekdillonlaw.com

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Date: May 14, 2025 at 9:36 AM

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Cc: smehrotra@chapmanspingola.com, Tom Kost tkost999@gmail.com, Alphonse Talarico contact@lawofficeofalphonsetalarico.com,

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Cc: Robert Chapman cc: Ro

<tkost999@gmail.com>

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From: Robert Chapman rchapman@chapmanspingola.com 🏴

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To: Paul Dulberg Paul Dulberg@comcast.net

Cc: Suhani Mehrotra smehrotra@chapmanspingola.com, Tom Kost tkost999@gmail.com, Alphonse Talarico contact@lawofficeofalphonsetalarico.com, Alphonse Talarico alphonsetalarico@yahoo.com, Alphonse Talarico

alphonsetalarico@gmail.com, Tom Long tlong@konicekdillonlaw.com

Mr. Dulberg:

There is a judgment against you and the Dulberg trust for which you and the trust are 100% responsible (without regard to Talarico).

Please let us know how much you are willing to pay, when you will pay it, and, if to be paid over, time, on what terms.

ADR will respond to your proposal.

Bob

Robert A. Chapman Partner 190 South LaSalle Street, Suite 3850 Chicago, IL 60603 Phone I 312 606-8752 Mobile I 312 231-0766 Fax I 312 630-9233

Bio I vCard I Website I LinkedIn

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Sent: Thursday, May 8, 2025 11:07 AM

To: Tom Long tking@konicekdillonlaw.com
Cc: Robert Chapman rule
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Capman@chapmanspingola.com; smehrotra@chapmanspingola.com; Tom Kost tkost999@gmail.com
Subject: Re: Paul Dulberg et al. v. ADR Systems of America, LLC Post Judgement

We owe this money jointly and severally.

How much do you intend to pay?

When do you intend to pay?

I need this information to make sure ADR is paid the full amount.

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Yes I am in a limited capacity.

Thomas J. Long Konicek & Dillon, P.C. 21 W. State St. Geneva, II. 60134 (P) 630-262-9655 (F) 630-262-9659 tlong@konicekdillonlaw.com

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Smokeball Reference V3: 43cc7e5d-3a57-4742-ba8e-798f8cc91f35_f2a0e3cc-aaa3-44ce-850f-8135032fa8cd_de406a8b-2fdd-4c84-9de4-ff0f87328fc1.

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Date: May 14, 2025 at 12:06 PM

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Date: May 15, 2025 at 1:12 PM

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Inform us how much you will be paying so we can meet our obligations and pay the balance.

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The amount owed per the April 22, 2025 Order (attached) is \$25,643.75.

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SW

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Plaintiffs,)	
v.)	No. 22 L 010905
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Defendants.)	

ORDER

Plaintiff Paul Dulberg and his co-plaintiff, The Paul Dulberg Revocable Trust, participated in a mediation conducted by defendant ADR Systems of America LLC to resolve Dulberg's personal injury claim against David Gagnon. The mediation was governed by an agreement between the parties, unbeknownst to the ADR mediator, that Gagnon would pay to Dulberg no less than \$50,000 and no more than \$300,000. The mediation occurred in the course of Dulberg's personal bankruptcy proceeding and was conducted with the approval of both the trustee of his bankruptcy estate and the presiding bankruptcy judge. The mediator's actual award to Dulberg was \$561,000, with the result that the high/low agreement between the parties produced an amount payable to Dulberg that was \$261,000 less than he would have been due in the absence of the mediation agreement's high/low limitations.

Dulberg and his trust filed suit against multiple parties in an apparent attempt to recover the difference. Among the defendants he named was ADR. The Dulberg plaintiffs claim that bankruptcy trustee Joseph Olsen presented to the bankruptcy judge a proposed ADR mediation agreement form that was not signed by any party and was modified before reaching the final form executed by the parties. Plaintiffs claim that because of the modifications from the unsigned form, the executed form could not control; that ADR breached the unsigned contract form by amending it, and that this breach caused the Dulberg plaintiffs damages "in excess of \$261,000" "because the contract under the changed terms should not be allowed to regulate the procedure."

Plaintiffs' complaint against ADR was dismissed with prejudice, and this court found plaintiffs' complaint to be subject to sanction under Supreme Court Rule 137. "The notion that they [ADR] are bound by a contract which was unsigned is untenable." (Tr. of May 25, 2023 hearing, p. 13:6-7.) The Dulberg plaintiffs have offered no legal basis for their claim that an unsigned preliminary draft of the mediation agreement imposed an obligation upon ADR to prevent changes before the execution of a final form, nor do they address the significance of the execution of that final form by all parties. Furthermore, they fail to acknowledge that the high/low agreement in the final, executed mediation contract was also present in the unsigned draft, a fact which undermines their claim that the form's modification resulted in damages clearly derived

from that high/low limitation. Asked by ADR to withdraw their claim before its validity had to be litigated, plaintiffs declined.

The Dulberg plaintiffs argue that their litigation strategy was dictated by their attorney, Alphonse Talarico, and that for his own reasons, he has attempted to sabotage their legal position. But their complaint, filed December 8, 2022, was verified by Paul Dulberg himself.

The signature of an attorney *or party* constitutes a certificate by him that he has read the pleading, motion or other document; that to the best of his knowledge, information, and belief formed after reasonable inquiry it is well grounded in fact and is warranted by existing law or a good-faith argument for the extension, modification, or reversal of existing law, and that it is not interposed for any improper purpose, such as to harass or to cause unnecessary delay or needless increase in the cost of litigation.

If a pleading, motion, or other document is signed in violation of this rule, the court, upon motion or upon its own initiative, may impose upon the person who signed it, a represented party, or both, an appropriate sanction, which may include an order to pay to the other party or parties the amount of reasonable expenses incurred because of the filing of the pleading, motion or other document, including a reasonable attorney fee

Illinois Supreme Court Rule 137 [emphasis added]. "Rule 137, as did its predecessor section 2-611, imposes on both client and counsel the duty to make reasonable inquiry into the facts to support a legal claim or defense before pleadings and other legal papers are filed with the court." Edwards v. Estate of Harrison, 235 Ill. App. 3d 213, 220 (1992). "Pleadings and other papers filed in violation of Rule 137 may subject the party, the party's attorney, or both, to an appropriate sanction. That sanction may include an order to pay the other party's attorney fees and costs." Lewy v. Koeckritz Int'l, Inc., 211 Ill. App. 3d 330, 334 (1991). Paul Dulberg's verification of his complaint obliged him to make an independent investigation of the legitimacy of its allegations. If at any time he believed that his attorney's approach was unjustified, it was his duty to take steps to undo what had been done. No timely effort to do so is apparent from the record.

The court accordingly adheres to its earlier conclusion that Rule 137 sanctions against plaintiffs and their attorney, Alphonse Talarico, are warranted for their complaint against ADR. Now before the court is ADR's fee petition. After review of the petition and of the steps ADR was forced to take to achieve dismissal of the complaint against it, the court finds the petition to be reasonable.

Accordingly, the court hereby awards to ADR Systems of America LLC attorneys' fees of \$25,092.50 and costs of \$551.25, for a total of \$25,643.75 against Paul Dulberg, The Paul Dulberg Revocable Trust, and Alphonse Talarico, jointly and severally.

Judge Anthony C. Swanagan

APR 22 2025

a Sexusagu D197

Subject: Re: Paul Dulberg et al. v. ADR Systems of America, LLC Post Judgement

Date: May 19, 2025 at 8:19 AM

To: rchapman@chapmanspingola.com, Alphonse Talarico contact@lawofficeofalphonsetalarico.com, Alphonse Talarico

alphonsetalarico@yahoo.com, Alphonse Talarico alphonsetalarico@gmail.com, Suhani Mehrotra

smehrotra@chapmanspingola.com, Tom Long tlong@konicekdillonlaw.com

Cc: Tom Kost tkost999@gmail.com

Neither we nor Mr Talarico can pay the correct amount unless we are allowed to keep a proper record of payments and of the remaining balance to be paid.

Mr Talarico, we must stay in communication to meet our obligations to Mr Chapman because we do not even know how much to pay without coordinating it between ourselves.

If Mr Chapman has no further comment, then we have no choice but to work out payment directly with Mr Talarico. We certainly would not want to overpay!

Mr Talarico, are you represented by an attorney in this matter of payment to Mr Chapman or should we communicate directly to you?

Please inform us how much you intend to pay, when you intend to pay. Please provide us with a theory of liability which explains the percentage of payment of the total sum you will be paying.

As you know, we have direct evidence provided to you in 2 court documents and in a series of 11 videos available to the public that you have been collaborating with opposing counsels since before filing the complaint on December 8, 2022.

If any of the information contained in the documents and video is incorrect, please let us know so we can correct it. Please let us know which paragraphs in the court documents are incorrect so we can correct them. We do not want to provide the public with false information.

Mr Chapman, if the information in the documents and videos is correct, then we anticipate you will try to help Mr Talarico avoid payment while getting Dulberg and his blind mother to be responsible for the entire amount. (Anyone who watches the videos can understand that opposing counsels will now try to help Talarico because of the many favors that Talarico did for opposing counsels.)

Paul Dulberg
Paul_Dulberg@comcast.net
(847) 497-4250
4606 Hayden Ct.
McHenry, IL. 60051

On May 15, 2025, at 1:11 PM, Paul Dulberg <Paul_Dulberg@comcast.net> wrote:

Mr Talarico,

If Mr Chapman doesn't respond then it is between us.

Inform us how much you will be paying so we can meet our obligations and pay the balance.

Paul Dulberg <u>Paul_Dulberg@comcast.net</u> (847) 497-4250 4606 Hayden Ct. McHenry, IL. 60051

On May 14, 2025, at 12:06 PM, Paul Dulberg <Paul_Dulberg@comcast.net> wrote:

It is our position that Talarico has been (effectively) collaborating with opposing counsels since before 22L010905 was filed on December 8, 2022.

We document the collaboration process in detail in the documents we submitted to the court on February 24, 2025 and on March 17, 2025.

Based on evidence contained in those documents, it is safe to anticipate that attorneys will continue to collaborate to set me and my blind mother up to pay the total amount of the ruling.

Robert Chapman wrote that, "There is a judgment against you and the Dulberg trust for which you and the trust are 100% responsible (without regard to Talarico).

Please let us know how much you are willing to pay, when you will pay it, and, if to be paid over, time, on what terms."

It is obvious to anyone acting in good faith that I cannot answer "how much you are willing to pay, when you will pay it, and, if to be paid over, time, on what terms" unless I know how much is owed.

Are you asking me to propose a payment plan based on the entire amount owed? On half the amount owed?

How can anyone propose a payment plan without knowing how much is owed and the remaining balance to be owed?

Please be more specific so we can speak in concrete numbers.

Paul Dulberg



Paul_Dulberg@comcast.net (847) 497-4250 4606 Hayden Ct. McHenry, IL. 60051

On May 14, 2025, at 9:39 AM, Robert Chapman <rchapman@chapmanspingola.com> wrote:

Mr. Dulberg:

There is a judgment against you and the Dulberg trust for which you and the trust are 100% responsible (without regard to Talarico).

Please let us know how much you are willing to pay, when you will pay it, and, if to be paid over, time, on what terms.

ADR will respond to your proposal.

Bob

Robert A. Chapman Partner 190 South LaSalle Street. Suite 3850 Chicago, IL 60603 Phone I 312 606-8752 Mobile I 312 231-0766 Fax I 312 630-9233

Bio I vCard I Website I LinkedIn

The information contained in this communication is confidential, is intended only for the use of the recipient named above, and may be legally privileged. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please resend this communication to the sender and delete the original message or any copy of it from your computer system. Thank you.

----Original Message-----From: Paul Dulberg Paul_Dulberg@comcast.net>

Sent: Wednesday, May 14, 2025 9:36 AM

To: Robert Chapman < rchapman@chapmanspingola.com>

Cc: Suhani Mehrotra <smehrotra@chapmanspingola.com>; Tom Kost <tkost999@gmail.com>; Alphonse Talarico <contact@lawofficeofalphonsetalarico.com>; Alphonse Talarico <alphonsetalarico@yahoo.com>; Alphonse Talarico <alphonsetalarico@gmail.com>; Tom Long <tlong@konicekdillonlaw.com>

Subject: Re: Paul Dulberg et al. v. ADR Systems of America, LLC Post Judgement

I have received no response to my previous inquiry so I am including them again with these additional questions.

I am on a fixed income (SSDI), my Blind Mother is on a fixed income and lives here.

I need to know:

- 1. How much do you plan on collecting from Mr. Talarico?
- 2. When do you plan on collecting from Mr. Talarico?
- 3. How much do you plan on collecting from Dulberg?
- 4. When do you plan on collecting from Dulberg?
- 5. To what address should any payment be mailed?
- 6. To what name should any payment be made out?

A response to this request for basic information would be nice.

Paul Dulberg Paul_Dulberg@comcast.net (847) 497-4250 4606 Hayden Ct McHenry, IL. 60051

On May 9, 2025, at 1:49 PM, Paul Dulberg < Paul_Dulberg@comcast.net> wrote:

Robert Chapman

I am on a fixed income (SSDI), my Blind Mother is on a fixed income and lives here.

I need to know:

- 1. How much and when do you plan on collecting money from Mr. Talarico?
- 2. How much and when do you plan on collecting money from Dulberg?

Paul Dulberg Paul Dulberg@comcast.net 4606 Hayden Ct. McHenry, IL. 60051

On May 8, 2025, at 1:44 PM, Paul Dulberg < Paul_Dulberg@comcast.net> wrote:

Mr Chapman,

Please inform us:

- 1. How much and when you plan on collecting money from Mr. Talarico?
- 2. How much and when you plan on collecting money from Dulberg?

I need this basic information to be able to have enough money on hand.

Paul Dulberg Paul_Dulberg@comcast.net (847) 497-4250 4606 Hayden Ct. McHenry, IL. 60051

On May 8, 2025, at 11:25 AM, Tom Long <tlong@konicekdillonlaw.com> wrote:

I cannot answer those questions. If you have some thoughts on payment, you should direct those to Mr. Chapman since he will decide how to collect on the Order.

Thomas J. Long Konicek & Dillon, P.C. 21 W. State St. Geneva, II. 60134 (P) 630-262-9655 (F) 630-262-9659 tlong@konicekdillonlaw.com

----Original Message----

From: Paul Dulberg <Paul_Dulberg@comcast.net>

Sent: Thursday, May 8, 2025 11:07 AM To: Tom Long <tlong@konicekdillonlaw.com>

Cc: Robert Chapman crchapman@chapmanspingola.com; smehrotra@chapmanspingola.com; Tom Kost

<tkost999@gmail.com>

Subject: Re: Paul Dulberg et al. v. ADR Systems of America, LLC Post Judgement

We owe this money jointly and severally.

How much do you intend to pay?

When do you intend to pay?

I need this information to make sure ADR is paid the full amount.

Paul Dulberg Paul_Dulberg@comcast.net (847) 497-4250 4606 Hayden Ct. McHenry, IL. 60051

On May 8, 2025, at 10:21 AM, Tom Long <tlong@konicekdillonlaw.com> wrote:

Yes I am in a limited capacity.

Thomas J. Long Konicek & Dillon, P.C. 21 W. State St. Geneva, II. 60134 (P) 630-262-9655 (F) 630-262-9659 tlong@konicekdillonlaw.com

----Original Message-----

From: Paul Dulberg <Paul_Dulberg@comcast.net>

Sent: Wednesday, May 7, 2025 4:54 PM To: Tom Long <tlong@konicekdillonlaw.com>

Cc: Robert Čhapman crchapman@chapmanspingola.com; smehrotra@chapmanspingola.com; Tom Kost

<tkost999@gmail.com>

Subject: Paul Dulberg et al. v. ADR Systems of America, LLC Post Judgement

Mr Long

Are you retained by Mr Talarico for the issue concerning the post judgement award owed to ADR Systems?

Paul

Paul Dulberg Paul_Dulberg@comcast.net (847) 497-4250



Smokeball Reference V3: 43cc7e5d-3a57-4742-ba8e-798f8cc91f35_f2a0e3cc-aaa3-44ce-850f-8135032fa8cd_de406a8b-2fdd-4c84-9de4-ff0f87328fc1.