

From: Paul Dulberg Paul_Dulberg@comcast.net
Subject: Re: Dulberg v Popovich et al; Deposition dates?
Date: January 30, 2020 at 10:26 AM
To: Julia C. Williams jwilliams@williamsllawchicago.com
Cc: Ed Clinton ed@clintonlaw.net, Mary Winch marywinch@clintonlaw.net

PD

Morning Julia,

This Morning I looked up when Brad Balke filed his appearance and I found the attached document I named Balke Appearance.pdf It was March 19, 2015.

This is what was filed in the public record.

This should have been in the Gooch files.

Looking back, I never received the digital Gooch files that were turned over to your office. Confirmed in email dated April 18, 2019.

The Gooch files should have included the entire case file that Mast turned over to me and the addition of the Balke and Baudin files as well as all communication records, bankruptcy documents, disability records, etc...

Gooch took 6+ months to get all those records scanned in and I never was able to confirm he actually scanned in all of them.

On another note,

I found this: 05-08-15_Hans Mast2-56.pdf which is also attached.

You may have this as, Hans Mast2-56.pdf

This was provided to you on or around 11/17/2018 when I sent you all the communications I had.

I did not find this in any of the bates numbered documents.

It shows that the file was sent back to Saul Ferris and that I picked it up and delivered it to the firm named Danahu and Walsh at the direction of Balke.

Paul

STATE OF ILLINOIS		FILED APE
IN THE CIRCUIT COURT OF THE 22ND JUDICIAL CIRCUIT		MAR 19 2015
McHENRY COUNTY		<small>KATHARINE M. NADY McHENRY CTY. CLERK</small>
 <u>PAUL DULBERG</u>		
vs.		
		Case Number <u>12 LA 178</u>
<u>DAVID GAGNON, ET AL.</u>		
APPEARANCE		
I HEREBY ENTER THE APPEARANCE OF		
<u>PAUL DULBERG</u>		
<small>(Insert the name of the party for whom you are entering your appearance)</small>		
AND MY OWN AS		
<input type="checkbox"/> REGULAR COUNSEL	<input type="checkbox"/> TRIAL COUNSEL	
<input type="checkbox"/> SPECIAL & LIMITED APPEARANCE	<input checked="" type="checkbox"/> SUBSTITUTE COUNSEL	
<input type="checkbox"/> PRO-SE	<input type="checkbox"/> COUNSEL IN FORCIBLE ENTRY	
<input type="checkbox"/> ADDITIONAL COUNSEL	<input type="checkbox"/> APPELLATE COUNSEL	
<input type="checkbox"/> GUARDIAN AD LITEM	<input type="checkbox"/> COURT APPOINTED COUNSEL	
AND AS (HIS) (HER) (THEIR) COUNSEL IN THE ABOVE ENTITLED CASE.		
 SIGNED <u>BB</u>		
<small>(Signature of Attorney filing appearance)</small>		

Name BRAD J. BALKE, P.C. BRAD J. BALKE
Printed Name
ARDC Number 6273304
Attorney for PLAINTIFF
Address 542 S. DEARBORN ST., STE. 310
City, State Zip CHICAGO, IL 60603
Phone 312-986-8063
CC-APP1 (Revised 12/01/00)



05-08-15_Hans
Mast2-56.pdf

On Jan 29, 2020, at 8:21 PM, Paul Dulberg <Paul_Dulberg@comcast.net> wrote:

Hi Julia,

I have answered each of the concerns in black bold text below in the body of your email.

I have also attached the attachments to this email.

The program that converted the emails to pdf's did not include the attachments.

My goal at the time was to capture the discussion within the emails, not necessarily the attachments.

This has me second guessing, Should I go through all the emails I have and save out the attachments just to be sure we got everything?

On second thought, It may be best to get the attachments from the source, the Baudin's and any other author of an email that shows an attachment as my emails are not necessarily 100% complete.

Please advise after reading my answers to the concerns raised.

Thanks,
Paul

On Jan 29, 2020, at 3:49 PM, Julia C. Williams <jwilliams@williamslawchicago.com> wrote:

Dear Paul,

I have addressed your concerns below in black.

Further:

1. Opposing Counsel is requesting a more comprehensive affidavit of completeness for document discovery. I have attached a copy for your signature.

Please sign and return via email the attached verification.

Signed and attached to this email as Signed-Dulberg 214 Verification 2020 Jan 28.pdf

<Signed-Dulberg 214 Verification 2020 Jan 28.pdf>

2. I see that there are some emails with Brad Balke. See Bates Stamp Dulberg 1322-1323, 1334, 1319, 1321. It appears that Brad Balke obtained your legal file from Hans Mast, reviewed it, but did not represent you, and turned the file over to you. ***Is that correct?***

I pulled this from memory but believe I have documented most or all of this within the emails but I would need a few

I pulled this from memory but believe I have documented most of all of this within the emails but I would need a few days to dig through and cite the documentation.

You are partly correct and partly incorrect.

Balke did get the legal file and did represent Dulberg for a very short while.

Balke was outright fired by Dulberg.

Balke did make the file available to Dulberg much quicker than Mast. Balke left the file for Dulberg to pick up at an attorney office who was named Donahue in McHenry.

3. You produced to us a number of emails that were sent from The Baudin Law Group. A few of those emails had attachments that were not directly attached to the emails. As part of our document production, we produced the documents that you gave us to opposing counsel. It appears that some of the attachments are missing. We need to confirm that either (1) we have previously produced the attached, or (2) we have not produced it but we have it, or (3) we have not produced it and do not have it. I will address each document in turn below here, but first I will be sending all of the documents we produced so you have it all to review.

The program that converted the emails to pdf's did not include the attachments.

This has me second guessing, Should I go through all the emails I have and save out the attachments just to be sure we got everything?

Each document has a "bates stamp" number on the bottom right corner. I am going to refer to each document by its bates stamp.

Note that there are three sets of documents:

First Set "Dulberg Documents Disclosure FINAL 2019 May 29" contains Bates Stamp 1-2598

Second Set "Dulberg BK Files Bates 2599" contains Bates Stamp 2599-2619.

Third Set "Dulberg Bates 2620" contains Bates Stamp 2620-2638.

If we have more documents, we should produce them. If not, we will try to get them from their source. Most of these are from the Baudin Office. We can get them from Baudin if we need to.

A. Bates Dulberg 002625.

This document is an email from Baudin's office to you with an attachment that is described in the email as letter from Dr. Kujawa that should be dated around 11/22/2016 given the dates of the email and the fax correspondence.

I could not locate the document in the discovery that has been produced.

Please review Document 2625. Do you have the attachment?

Yes, It is attached to this email as incomingFax.pdf

<incomingFax.pdf>

B. Bates Dulberg 2631. This is an email from Baudin to you with a release for signature attached. I reviewed the documents and the document was produced as Bates Stamp Dulberg 1221-1223 appears to be the release that was attached to this email. ***Please confirm.***

Confirmed, Bates Stamp Dulberg 1221-1223 is Dulburg Release edit.pdf

I have attached Dulburg Release edit.pdf to this email

<Dulburg Release edit.pdf>

C. Bates Dulberg 2632.

This document is an email from Baudin's office to you with two attachments. They appear to be the expert report from the IME (Craig Phillips?). I am not sure if Craig Phillips was the IME, but that may have been the person.

I could not locate the document in the discovery that has been produced.

Please review Document 2632. Do you have the attachment?

No, This is strange, I cannot seem to find this attachment nor the original email.

However, this was already disclosed in "Dulberg Documents Disclosure FINAL 2019 May 29" bates stamp 000343 - 000366 and 001617 - 001632

If you think we need to, we can confirm this with Baudin's office.

Please advise

Best Regards,

Julia C. Williams
Williams Law LLC
111 W. Washington, Ste. 1437
Chicago, IL 60602
P: 312.508.3376
F: 312.896.3946
www.williamsllawchicago.com
jwilliams@williamsllawchicago.com

This message may be privileged and confidential. If you are not the intended recipient, please delete the email and notify the sender immediately.

On Jan 23, 2020, at 12:42 PM, Paul Dulberg <Paul_Dulberg@comcast.net> wrote:

Hi Julia,

I am available both dates however, I have 4 major concerns before locking in a date:

1. Why depose me a week before Mast and give Mast the opportunity to read my deposition and formulate a strategy before he is questioned?

It would seem to be more fair to both parties to do both depositions on the same day to get at the truth.

This is simply a matter of logistics. At this point, we do not have any final depositions dates yet. There is a possibility that we can take yours the first day and then his the next.

The depositions can last up to three hours and I suspect they will last at least three hours in this case. Doing them both on the same day is extremely difficult given travel etc. Generally, for substantive long depositions, I take them on different days.

2. I would like to meet with you and Ed at least one week prior to Mast's deposition and discuss the series of questions that I sent you last July designed to trap Mast into telling the truth or perjuring himself.

Understood. We can go over those questions and you can provide us with any further questions that you have.

3. I would prefer to find out what was redacted in the 100+ pages of blacked out documents the defense turned over during the document disclosure so we can improve our strategy and hone our questions.

I have spoken with George Flynn, counsel for Hans, and I am tentatively planning to go to Hans' office to review his file, with George, immediately after court on Monday, February 3.

4. Do you or does the defense plan to call anyone else to be deposed?

At this time, they have not determined who else will be deposed. They have not issued any subpoenas for depositions to date.

They may depose Bill McGuire, Carolyn McGuire, Michael McArtor, David Gagnon again. But given that they all previously gave depositions in the underlying case, they may not.

Further, they may choose to depose the doctors, but maybe not, given the depositions take in the underlying case. The doctors could include Dr. Marcus Talerico, Dr. Scott Sagerman, Dr. Apiwat Ford, Dr. Kujawa.

Thanks,
Paul

On Jan 22, 2020, at 4:26 PM, Julia C. Williams <jwilliams@williamsllawchicago.com> wrote:

Dear Paul,

We continue to work on discovery with opposing counsel.

As we are moving through the written discovery, we are trying to get an idea of availability for depositions.

Are you available to have your deposition taken on Feb. 12? Can you get downtown to opposing counsel's office at 150 S Wacker?

Also, we are looking at taking Hans Mast deposition on either Feb. 19 or Feb. 20. The location has yet to be determined. I would prefer to take it at my office, but we may take it in McHenry county, but we are looking for office space to do that.

If you wish to attend Mr. Mast deposition, are you available on Feb. 19 or 20?

Best Regards,

Julia C. Williams
Williams Law LLC
111 W. Washington, Ste. 1437
Chicago, IL 60602



P: 312.508.3376

F: 312.896.3946

www.williamslawchicago.com

jwilliams@williamslawchicago.com

This message may be privileged and confidential. If you are not the intended recipient, please delete the email and notify the sender immediately.

STATE OF ILLINOIS
IN THE CIRCUIT COURT OF THE 22nd JUDICIAL CIRCUIT
McHENRY COUNTY.

FILED *APE*

MAR 19 2015

KATHERINE M. MADGE
McHENRY CTY. CLERK

PAUL DULBERG

vs.

Case Number 12 LA 178

DAVID GAGNON, ET AL.

APPEARANCE

I HEREBY ENTER THE APPEARANCE OF

PAUL DULBERG
(Insert the name of the party for whom you are entering your appearance)

AND MY OWN AS

- | | |
|---|--|
| <input type="checkbox"/> REGULAR COUNSEL | <input type="checkbox"/> TRIAL COUNSEL |
| <input type="checkbox"/> SPECIAL & LIMITED APPEARANCE | <input checked="" type="checkbox"/> SUBSTITUTE COUNSEL |
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| <input type="checkbox"/> GUARDIAN AD LITEM | <input type="checkbox"/> COURT APPOINTED COUNSEL |

AND AS (HIS) (HER) (THEIR) COUNSEL IN THE ABOVE ENTITLED CASE.

SIGNED

BB

(Signature of Attorney filing appearance)

Name BRAD J. BALKE, P.C.

BRAD J. BALKE
Printed Name

ARDC Number 6273304

Attorney for PLAINTIFF

Address 542 S. DEARBORN ST., STE. 310

City, State Zip CHICAGO, IL 60603

Phone 312-986-8063

From: Paul Dulberg <pdulberg@comcast.net>
Subject: **Fwd: Missing memo for pretrial settlement**
Date: December 27, 2016 4:23:35 PM CST
To: paul_dulberg@comcast.net

From: Paul Dulberg <pdulberg@comcast.net>
Date: May 8, 2015 at 2:21:51 PM CDT
To: "<brad@balkelaw.com>" <brad@balkelaw.com>
Subject: **Re: Missing memo for pretrial settlement**

Yes
I will see you in the morning

Paul Dulberg
847-497-4250
Sent from my iPad

On May 8, 2015, at 2:08 PM, Brad Balke <brad@balkelaw.com> wrote:

I will be at Donahue and Walsh (4310 Crystal Lake Drive office) from 9am to 11am tomorrow-can you drop it off?

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

From: Paul Dulberg [mailto:pdulberg@comcast.net]
Sent: Friday, May 08, 2015 12:34 PM
To: <brad@balkelaw.com>
Subject: Missing memo for pretrial settlement

Hi Brad,

Yesterday Saul Ferris office called and said they just received back the packet they mistakenly sent to Hans Mast at Popovich law firm.
In it is the pretrial settlement memo you wanted to see.
There is also the printed depositions of both the homeowners, the defendant and myself.
I picked these up this morning.
Let me know how to get these to you.

Thank you,
Paul

Paul Dulberg
847-497-4250
Sent from my iPad