

Dear Noelle,

I am sorry. I thought I had responded to Barbara's email with the exhibit. It is attached here.

Best Regards,

Julia Williams
Of Counsel
The Clinton Law Firm
111 W. Washington, Ste. 1437
Chicago, IL 60602
P:312.357.1515
F: 312.201.0737
juliawilliams@clintonlaw.net

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

*put this x in folder on desktop
& renamed bad file 12-A - this
is the new 12*

[Click to Download](#)

Dulberg Mast Dep Exh 12 Legal Research .pdf
35.1 MB

*still couldn't send 1-22 → There was a problem uploading
this document*

On Jul 13, 2020, at 8:37 PM, Noelle Kappes <nkappes@uslegalsupport.com> wrote:

Hi there,

*called Noelle - 10:30 - 7-14 - she will have
William look at it or email verlians*

The court reporter indicated you would be sending us exhibit 12 from this deposition so we can include it with the transcript. I don't believe we have received it. Can you send it on tomorrow?

Thank you,
Noelle

Please find attached confirmation of scheduling regarding the matter referenced below.

Witness: Hans Mast

Case Name: Paul Dulberg v. Law Offices of Thomas Popovich, et al.

Date: 06/25/2020

Time: 10:00 AM, (GMT-06:00) Central Time (US & Canada)

Location:

Reporter and all Parties will appear via Video Conference.

Thank you for choosing U.S. Legal Support.
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Please note: To ensure your safety and the safety of others, when visiting a U.S. Legal Support office, please practice responsible social distancing measures. We ask that you provide and wear your own mask in common areas (halls, restrooms, break areas, cube areas, conference rooms, etc.). Thank you for your understanding and cooperation.

<CFM923267.PDF>

Hi Ms. Williams -- This is Barb Smith, the court reporter from US Legal that was present at the dep of Hans Mast on 6-25-20. I am currently working on the transcript and while preparing the exhibits I noticed that Exhibit No. 12, which is the 27 pages of legal research, did not download completely. The Exhibit 12 that I have has blank pages 1-22 and only pages 23-27 have print on them. I just wanted to let you know and check if you wanted to resend or if that's how No. 12 is supposed to be.

Thank you.

Barb

7-2-20

Williams responded 7-2-20
but the ~~left~~ space was
blank.

called 7-6-20 Left message

7-7 submitted job and emailed
Noelle about it

Job 923267

From: Smith Family (barbnwally@att.net)

To: nkappes@uslegalsupport.com

Date: Tuesday, July 7, 2020, 09:32 PM CDT

Hi Noelle -- Hope you're doing well. I just want to let you know I submitted this job, 923267, last night. Two things I wanted to let you know about. First, this job and 925187 were both submitted last night. These are the first two I used Box for the exhibits. I hope I did them correctly. If there's any problems, please let me know.

For 923267 I have another issue. One of the exhibits, #12, was downloaded during the Zoom session. It's 27 pages and when I first looked at it I noticed that pages 1-22 were blank. I emailed Julia Williams, our client, on 7-2 about this. She responded and the message section of her email was blank. I waited for another email but received none. On 7-6 I called and left her a message and have not received a response. I did note all of this information in the email that I sent the job with.

The main reason I'm telling you all of this is that I am going to be out of town Thursday and Friday. My daughter is getting married in Arkansas so I will not be bringing my computer with me and will be quite busy. Hopefully I hear from her on Wednesday.

Thanks,

Barb

**IN THE CIRCUIT COURT OF THE TWENTY-SECOND JUDICIAL CIRCUIT
MCHENRY COUNTY, ILLINOIS**

PAUL DULBERG,
PLAINTIFF,

v.

THE LAW OFFICES OF THOMAS POPOVICH,
and HANS MAST,
DEFENDANTS.

No. 17 LA 377

AMENDED NOTICE OF DEPOSITION

TO: **All Attorneys of Record (See Attached Service List)**

YOU ARE HEREBY NOTIFIED, that pursuant to the provisions of Section 2-1003 of the Illinois Code of Civil Procedure and Supreme Court Rule 206, the following deposition will be taken for the purpose of discovery before a Notary Public via remote electronic deposition at the time and place specified, upon oral interrogatories to be propounded to said witness.

<u>Deponent</u>	<u>Location</u>	<u>Date</u>	<u>Time</u>
Hans Mast	Compton Law Group 85 Market St. Elgin, IL 60123 (remote electronic deposition)	June 25, 2020	10:00a.m.

YOU ARE HEREBY FURTHER NOTIFIED that you are by this Notice required to have present at the date, time, and place stated, the said Deponent for oral examination for the purpose of discovery. YOU ARE FURTHER NOTIFIED that PAUL DULBERG, a party to this case, intends to be present at the above noticed deposition.

Edward X. Clinton, Jr., ARDC No. 6206773

— Julia C. Williams, ARDC No. 6296386

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312.357.1515

ed@clintonlaw.net

juliawilliams@clintonlaw.net

AFFIDAVIT OF SERVICE

I, the undersigned, a non-attorney, certify that I served this Notice by emailing a copy to each party to whom it is directed by 5:00 p.m. on June 4, 2020.

[X] Under penalties as provided by law pursuant to 735 ILCS 5/1-109, I certify that the statements set forth herein are true and correct.

/s/ Julia C. Williams
Julia C. Williams

SERVICE LIST:

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up left
EXPT

~~SPS~~
David Gagnon
Caroline & Bill McGuire
Elder Avenue
Rondel Burch

~~Exam~~
Williams
Flynn 5
48-76

X
1- 16
2- 17
3- 18
4- 28 26
5- 30 28
6- 34 32
7- 37 35
8- 38 36
9- 42 40
10- 48 46
11- 50 48
12- 54 44
13- 55 53
14- 57 55
15- 60 64

Choi - R - Commonwealth Edison
is the only case I have in
#12 download

/s/ Julia C. Williams

Julia C. Williams

in the case I have in
LaJato case in no #12