Date: 12/1/2022 10:13:59 AM

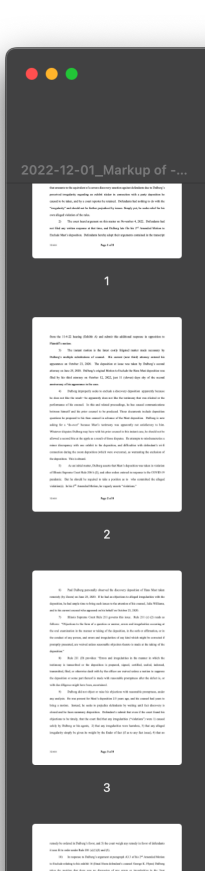
From: "Paul Dulberg"
To: "Law Office Of Alphonse Talarico"

BCc: "Paul Dulberg"

Subject: Re: Dulberg v. The L.O. of Thomas Popovich, et al. (17 LA 377)

Attachment: Screen Shot 2022-12-01 at 10.10.12 AM.png;

The attached says it all. Flynn is showing his collaboration with Williams surgical document suppression and walked directly into our fist and its time to expose it. Baudin complaint first of coarse.



- 11) Dulberg's motion at page 11 b but again without explicitly identifying who conclusion reached--only a litany of facts, ch is discussed or analyzed.
- Mast had insisted that the decision in the T would not prevail in the underlying case again made "on information and belief." This is used in fact discovery (now closed) about this vertegarding the Tilschner case. If Dulberg belieftige where in his answers and amended identified such discussion with this amount

disclosure exists.

Point 12 is a 1 to 1 Match to Clinton subject matter of Flynns argument done by Williams and Clinton.
Ferris, Balke, Tilschner, bankrupto It is time to expose this in court an I'm willing to expose this by waiving mentioning Tilschner.

Partime to pull the trigger!

3216414

On Nov 30, 2022, at 3:38 PM, Alphonse Talarico <contact@lawofficeofalphonsetalarico.com> wrote:

Please see attached.

What information do you know about the named defendant Allstate insurance company?

From: Linda Walters < lwalters@karballaw.com> Sent: Wednesday, November 30, 2022 2:54 PM

To: Alphonse Talarico <contact@lawofficeofalphonsetalarico.com>

Cc: George Flynn <gflynn@karballaw.com>

Subject: Dulberg v. The L.O. of Thomas Popovich, et al. (17 LA 377)

On behalf of George Flynn, please see the attached filed today, November 30, 2022:

☐ Defendants' Response to Plaintiff's 2nd Amended Motion to Exclude the Deposition of Hans Mast and Notice of Filing

Thank you.

## **Linda Walters**

Karbal | Cohen | Economou | Silk | Dunne | LLC 200 S. Wacker Drive **Suite 2550** 

Chicago, IL 60606

<phone 3aef1e25-ed01-4e86-9c05-55877d93199b.jpg> P: (312) 431-3641 <fax b47779bc-2f12-4a09-9ce3-87f4947c34ef.png> F: (312) 431-3670 <envelope 5540fafc-2f13-4c5f-af64-a2c20113037b.png> E: lwalters@karballaw.com **CONFIDENTIALITY NOTE:** 

This electronic message transmission contains information from the law firm of Karbal, Cohen, Economou, Silk & Dunne, LLC. which may be confidential or privileged. The information is intended to be for the use of the individual or entity named above. If you are not the intended recipient, please immediately delete this e-mail and be aware that any disclosure, copying, distribution or use of the contents of this information is prohibited.

<NOF - Defendants Response to Plaintiff s 2nd Amended Motion to Exclude the Deposition of Hans Mast.PDF><Defendants Response to Plaintiff s 2nd Amended Motion to Exclude the Deposition of Hans Mast.PDF>