IN THE CIRCUIT COURT OF THE TWENTY-SECOND JUDICIAL CIRCUIT

McHENRY COUNTY, ILLINOIS

PAUL DULBERG, )

)

Plaintiff, )

)

v. ) Case No. 17 LA 377

)

THE LAW OFFICE OF THOMAS J. )

POPOVICH, P.C. and HANS MAST, )

)

Defendants. )

**DULBERG’S SUPPLEMENTAL ANSWERS TO DEFENDANTS THE LAW OFFICES OF THOMAS J.**

**POPOVICH, P.C.’S INTERROGATORIESTO PLAINTIFF PAUL DULBERG**

Paul Dulberg, by and through his attorneys, The Clinton Law Firm, LLC, pursuant to the provisions of Illinois Supreme Court Rule 213, responds, in supplement, to Defendant, The Law Offices of Thomas J. Popovich, P.C.’s Interrogatories To Plaintiff Paul Dulberg as follows:

# INTERROGATORIES

**12. Identify and describe each of your employers in the ten year period prior to the accident of June 28, 2011, including any self-employment. For each employer, identify your wage rate or salary, your title, your job description, your required duties, and your income for the ten year period prior to the accident in question.**

**SUPPLEMENT TO ORIGINAL ANSWER:**

1. 1999-2011 Sharp Printing, Inc., 4606 Hayden Ct., McHenry, IL 60051

Paul Dulberg was an owner and operator of Sharp Printing, Inc. along with his two partners Scott Dulberg and Michael McArtor. Dulberg provided full time employment services to Sharp Printing, Inc. and thus was “employed” by Sharp Printing, Inc. However, Dulberg did not draw a salary from Sharp Printing, Inc. and did not receive any profits from the company.

Paul Dulberg was the President, salesperson, graphic designer, 8 color screen print pressman, handled fulfillment, shipping & receiving, as well as other day to day operations of the company.

For income, see tax returns.

Sharp Printing, Inc. operated out of the lower floor of Paul Dulberg’s personal residence and paid all utilities bills, including garbage, water, natural gas, electric, internet, phone, and cable. The approximate value is $650 per month.

**19. As a result of your personal injuries from the underlying case, were you unable to work? If so, state:**

* 1. **The name and address of your employer, if any, at the time of the occurrence, your wage and/or salary, and the name of your supervisor and/or foreperson;**
  2. **The date or inclusive dates on which you were unable to work;**
  3. **The amount of wage and/or income lost by you; and**
  4. **The name and address of your present employer and/or wage and/or salary.**

**SUPPLEMENT TO ORIGINAL ANSWER:**

Paul Dulberg was self-employed by Sharp Printing and unable to work after the accident. He was also an independent contractor with Juskie Printing. He has not been employed since the date of the accident. See tax returns for lost wages. See SSDI documents for current income.

**26. Identify and describe the false and misleading information Mast and Popovich provided to you, and explain how you realized for the first time in December of 2016 that the information was false and misleading and the dismissal of the McGuires was a serious and substantial mistake, as alleged in paragraph 56 of your second amended complaint.**

**SUPPLEMENT TO ORIGINAL ANSWER:**

On December 8, 2016, the mediator issued a net award to Dulberg of $561,000. Thereafter, Dulberg discovered he could not recover the entire mediation award from Gagnon. At that time Dulberg realized that Mast’s advice to settle with the McGuires for $5,000 was incorrect, because Mast had cited Dulberg being able to recover in full from Gagnon as his reasoning.

**27. Identify and describe the expert opinions provided to you in December 2016 as alleged in paragraph 57 of your second amended complaint, including the identity of the expert, the opinions, and any other information provided by the expert which caused you to learn in the summer of 2016 and become reasonably aware that Mast and Popovich did not properly represent you.**

**SUPLEMENT TO ORIGINAL ANSWER:**

Dr. Landford is a chainsaw expert who was retained by Dulberg during the mediation which occurred in 2016. Landford’s expert opinion demonstrates that contrary to Mast’s advice, the McGuires were liable for Gagnon’s actions with the chainsaw. The expert report came out in February of 2016 and the mediation award was issued in December of 2016.

Respectfully submitted,

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# /s/ Julia C. Williams

# Julia C. Williams

# One of Plaintiff’s Attorneys

# Edward X. Clinton, Jr.

# Julia C. Williams

# The Clinton Law Firm, LLC

# 111 W Washington Street

# Suite 1437

# Chicago, IL 60602

# Attorneys for Plaintiff, Atty No. 35893

# 312.357.1515

# [ed@clintonlaw.net](mailto:ed@clintonlaw.net)

# [juliawilliams@clintonlaw.net](mailto:juliawilliams@clintonlaw.net)