From: Paul Dulberg Paul\_Dulberg@comcast.net

Subject: Re: Paul Dulberg v. The Law Offices of Thomas J. Popovich, P.C., et al. (22nd Judicial Circuit of McHenry County, II No. 17

LA 377

Date: March 22, 2019 at 5:45 PM

To: The Clinton Law Firm juliawilliams@clintonlaw.net

Cc: Mary Winch marywinch@clintonlaw.net, Ed Clinton ed@clintonlaw.net

Hi Julia,

I'm going to start reading It this weekend and answer the best I can. Probably will need some polishing up.

Thanks,

Paul

On Mar 22, 2019, at 4:54 PM, Julia WIlliams < juliawilliams@clintonlaw.net> wrote:

Dear Paul.

Attached is the discovery requests sent by Popovich's office to you. You need to start answering the questions as best you can. We will assist, but we need to get the facts from you.

Also, we need you to gather the documents that they request. We may have some, but if you have them, we need to get them.

Again, we will help with this, but we want you to have the information asap and to get started on it.

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.

Begin forwarded message:

From: Linda Walters < lwalters@KARBALLAW.com >

Subject: Paul Dulberg v. The Law Offices of Thomas J. Popovich, P.C., et al. (22nd Judicial Circuit of McHenry County, II

No. 17 LA 377)

Date: March 22, 2019 at 1:16:59 PM CDT

To: "ed@clintonlaw.net" <ed@clintonlaw.net>, "juliawilliams@clintonlaw.net" <juliawilliams@clintonlaw.net>
Cc: "Marywinch@clintonlaw.net" <Marywinch@clintonlaw.net>, George Flynn <gflynn@karballaw.com>

On behalf of George Flynn, please see the attached:

Defendant, The Law Offices of Thomas J. Popovich, P.C.'s:

- · Requests for Production to Plaintiff;
- Interrogatories to Plaintiff;
- Rule 213(f)(1)(2) and (3) Interrogatories to Plaintiff;
- · Rule 237 Notice to Produce; and

**Defendant Hans Mast's** 

- Interrogatories to Plaintiff
- · Notice of Service of Discovery Documents Discovery to Plaintiff

A file-stamped copy of the NOS will be forwarded upon receipt.

Thomberen

PD

## **Linda Walters**

Karbal | Cohen | Economou | Silk | Dunne | LLC 150 S. Wacker Drive Suite 1700 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: <u>lwalters@KARBALLAW.com</u>

## **CONFIDENTIALITY NOTE:**

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<2316424v1 - Request for Prod. to Plaintiff.PDF><2316425v1 - Interrogatories to Plaintiff.PDF><2316426v1 - Defendants\_ Expert Interrogatories - Long Form.PDF><2316427v1 - Rule 237 Notice to Produce.PDF><2316433v1 - Mast Interrogatories to Plaintiff.PDF><2316417v1 - Notice of Service of Discovery Documents -- Discovery to Plaintiff.PDF>