Subject:

Complaint FW: I2F - Transaction Confirmation

Date:

Tuesday, November 28, 2017 at 4:33:14 PM Central Standard Time

From: To:

Office Office

Paul Dulberg

Attachments: Summons Law Offices of Popovich.pdf, Summons - Hans Mast not issued.pdf, Jury Demand.pdf, Rule 222 Affidaivt.pdf, Certificate of Attorney.pdf, Complaint at Law w

Exhibits.pdf

Paul:

Enclosed please find the documents which were filed this afternoon, as you can tell from the email transaction receipt below. File stamped copies will be sent upon receipt.

Thanks,

Margaret G. Buckley Paralegal The Gooch Firm 209 South Main Street Wauconda, Illinois 60084 (847) 526-0110 (phone) (847) 526-0603 (fax)

This communication is covered by the Electronic Communications Privacy Act, found at 18 U.S.C. 2510 et. seq. and is intended to remain confidential and is subject to applicable attorney/client and/or work product privileges. If you are not the intended recipient of this message, or if this message has been addressed to you in error, please immediately alert the sender by reply e-mail and then delete this message and all attachments. Do not deliver, distribute or copy this message and/or any attachments and if you are not the intended recipient, do not disclose the contents or take any action in reliance upon the information contained in this communication or any attachments.

From: donotreply@i2file.net [mailto:donotreply@i2file.net]

Sent: Tuesday, November 28, 2017 4:32 PM To: Office Office <office@goochfirm.com> **Subject:** 12F - Transaction Confirmation

IF YOU HAVE ISSUES WITH THIS TRANSACTION DO NOT REPLY TO THIS ADDRESS. CONTACT THE FILING JURISDICTION DIRECTLY.

I2F Transaction Confirmation

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The documents listed have been received electronically by the Clerk's office and will be reviewed and either accepted or rejected. If accepted, the statutory fees will be collected and the documents will be filed. You will be notified via email of the outcome of this review.

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User Name **THEGOOCHFIRM** Tran # 17111117451

Transaction Type NEW CASE FILING

Requested CaseType

LA

Submitted Date and Time 11/28/2017 04:31:57 PM

Jurisdiction MCHENRY - 22ND JUDICIAL CIRCUIT COURT

Plaintiff/Petitioner/Appellant/Movant Last Name/Company

Defendant/Respondent/Appellee Last Name/Company

List of documents filed

Doc Ref #	Document Name	Document Type	Filed Under Seal	Comments
1	New_Case_Info.pdf	NEW CASE INFO SHEET	No	null
2	Complaint at Law w Exhibits.pdf	COMPLAINT	No	COMPLAINT AT LAW - LEGAL MALPRACTICE WITH 12 PERSON JURY
3	Certificate of Attorney.pdf	CERTIFICATE OF ATTORNEY	No	CERTIFICATE
4	Rule 222 Affidaivt.pdf	AFFIDAVIT	No	RULE 222 AFFIDAVIT
5	Jury Demand.pdf	JURY DEMAND	No	12 PERSON JURY DEMAND
6	Summons - Hans Mast not issued.pdf	SUMMONS TO BE ISSUED	No	SUMMONS - HANS MAST
7	Summons Law Offices of Popovich.pdf	SUMMONS TO BE ISSUED	No	SUMMONS LAW OFFICES OF POPOVICH

Regards,

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SUMMONS – 30 DAY IN THE CIRCUIT COURT OF THE TWENTY-SECOND JUDICIAL CIRCUIT McHENRY COUNTY, ILLINOIS

(Name all parties)	
PAUL DULBURG	
Plaintiff(s)	
vs.	
HANS MAST AND THE LAW	Case Number
OFFICES OF THOMAS	Amount Claimed \$
POPOVICH	
Defendant(s)	
SU	MMONS
To each Defendant: THE LAW OFFICES O	OF THOMAS POPOVICH
3416 W. ELM STREE	:T
MCHENRY, IL 60050	
YOU FOR THE RELIEF ASKED IN THE COLT To the officer: This summons must be returned by the offi	icer or other person to whom it was given for service, with
NDICIA MAHERINY	WITNESS20
ILLINOIS OF	Clerk of the Circuit Court
Plaintiff's attorney or plaintiff if he is not represen	ited by an attorney
Name THOMAS W. GOOCH, III	Prepared by THOMAS W. GOOCH, III
Attorney for PLAINTIFF PAUL DULBERG	Attorney Registration No. 3123355
Address 209 S. MAIN STREET	-
City, State Zip WAUCONDA, IL 60084	- -
Telephone 847-526-0110	-
CV-SUM9: Revised 02/20/14	Page 1 of 2

SHERIFF'S FEES	Service and return	\$	
	Miles	\$	***************************************
	Total Sheriff	's Fees \$	
	Sheriff of		County
I CERTIFY THAT I SERVED	THIS SUMMONS ON DE	FENDANTS AS FOLLOW	/S:
(a) INDIVIDUAL DEFENDAN The officer or other person making whom he left the summons, and (buthe date and time of the day when	g service, shall (a) identify a b) state the place where (whe	enever possible in terms of a	ate age of the defendant with n exact street address) and
(b) INDIVIDUAL DEFENDAN By leaving a copy of the summons with a person of his family, of the The officer or other person making the defendant, with whom he left t street address) and the date and tin	and a copy of the complain age of 13 years and upward g service, shall (a) identify a he summons, and (b) state the	s, informing that person of the s to sex, race and approximate the place where (whenever person of the	he contents of the summons. Ite age of the person, other the
and also by sending a copy of the s	summons and of the compla	int in a sealed envelone with	nostage fully pre-paid
addressed to each individual defen Name of Defendant	dant at his usual place of ab	ode, as follows: ing Address	Date of Mailing
(c) CORPORATION DEFENDA By leaving a copy of the summons defendant corporation, as follows: Defendant Corporation	and a copy of the complain	t with the registered agent, o	officer or agent of each Date of Service
(d) OTHER SERVICE			•
Hammer and American great and the second sec			
	and the second s	, Sheriff of	County
B	v:	, 51101111 01	, Deputy

SUMMONS – 30 DAY IN THE CIRCUIT COURT OF THE TWENTY-SECOND JUDICIAL CIRCUIT MCHENRY COUNTY, ILLINOIS

(Name all parties)	1 COOM 1, ILLIMON
PAUL DULBURG	

Plaintiff(s)	
HANS MAST AND THE LAW	Case Number
OFFICES OF THOMAS	
POPOVICH	Amount Claimed \$
Defendant(s)	
\mathbf{SU}	MMONS
To each Defendant: HANS MAST	
3416 W. ELM STREE	T
MCHENRY, IL 60050	
	cer or other person to whom it was given for service, with ly after service. If service cannot be made, this summons
and octouried so endoised. This similions may	not be served later man 50 days after its date.
MAHENRY COUNTY SILLINOIS	WITNESS20
Marie Company of the	Clerk of the Circuit Court
Plaintiff's attorney or plaintiff if he is not represent	ed by an attorney
Name THOMAS W. GOOCH, III	Prepared by THOMAS W. GOOCH, III
Attorney for PLAINTIFF PAUL DULBERG	Attorney Registration No. 3123355
Address 209 S. MAIN STREET	
City, State Zip WAUCONDA, IL 60084	
Telephone 847-526-0110	
CV_SLIM9: Revised 02/20/14	Page 1 of 2

SHERIFF'S FEES	Service and return	\$	
	Miles	\$	
	Total Sheri	ff's Fees \$	
	Sheriff of _		County
I CERTIFY THAT I SERVE	THIS SUMMONS ON D	EFENDANTS AS FOLLOV	vs:
(a) INDIVIDUAL DEFENDATHE officer or other person make whom he left the summons, and the date and time of the day when	ing service, shall (a) identify (b) state the place where (w	henever possible in terms of a	ate age of the defendant with an exact street address) and
(b) INDIVIDUAL DEFENDA By leaving a copy of the summo with a person of his family, of the The officer or other person make the defendant, with whom he lef street address) and the date and to	ns and a copy of the compla ne age of 13 years and upwar ng service, shall (a) identify t the summons, and (b) state	ds, informing that person of t as to sex, race and approximathe the place where (whenever p	he contents of the summons. ate age of the person, other that ossible in terms of an exact
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and also by sending a copy of the addressed to each individual defendant	endant at his usual place of a	laint in a sealed envelope with bode, as follows: iling Address	n postage fully pre-paid, Date of Mailing
(c) CORPORATION DEFENDED LEAVING A copy of the summon defendant corporation, as follows: Defendant Corporation	ns and a copy of the complains: Registered A	int with the registered agent, o	officer or agent of each Date of Service
(d) OTHER SERVICE			
		, Sheriff of	County
	Rv.		Dometre

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

PAUL DULBERG		
Plaintiff		
vs.	Case Number	
HANS MAST &LAW OFC POPOVICH		
Defendant		
ттпо	Y DEMAND	
JUK	I DEMAND	
The undersigned demands a jury trial, by a 3	my of twelve	(12) persons
	Zlow W	South Service
	Date November 28	20_17
Name_THOMAS W. GOOCH, III	and the second s	
Attorney for PLAINTIFF/PAUL DULBERG	•	
Address 209 S. MAIN STREET		
City, State Zip WAUCONDA, IL 60084		
Phone 847-526-0110		

CV-JRD1 (Revised 12/01/06)

THE UNITED STATES OF AMERICA IN THE CIRCUIT COURT OF THE TWENTY-SECOND JUDICIAL CIRCUIT McHENRY COUNTY, ILLINOIS

PAUL DULBERG,)	
Plaintiff,)	
v.)) No	
THE LAW OFFICES OF THOMAS J. POPOVICH, P.C., and HANS MAST,)	
Defendant.)	

RULE 222 (b) AFFIDAVIT

Pursuant to Illinois Supreme Court Rule 222(b), counsel for the above-named Plaintiff certifies that plaintiff seeks money damages in excess of fifty thousand dollars (\$50,000.00)

Thomas W. Gooch, III
Attorney for Plaintiff

THOMAS W. GOOCH, III THE GOOCH FIRM 209 South Main Street Wauconda, IL 60084 847-526-0110 gooch@goochfirm.com ARDC: 3123355

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

PAl	UL DULBERG		
Plain	ntiff		
	v s.		
HAN	NS MAST & LAW OFC T. POPOVICH	Cana Normhau	
Defen		Case Number	
	CERTIFICAT	TE OF ATTORNEY	
I he	reby certify that:		
✓	There has been no previous voluntary or litigation.	r involuntary dismissal of the subj	ect matter of this
	There has been a previous voluntary or i		ct matter of this
	litigation and at the time of the dismissa	l that case number	was
	assigned to The Honorable	•	
	There is no other litigation presently per	nding in this County involving the	parties to and/or
	subject matter of this lawsuit.		
	There is presently pending other litigation	on in this County involving the par	rties to or subject
	matter to this lawsuit and that case or case	ses is/are assigned case number(s))
		which is/are assigned to The Ho	norable
		•	
	•	•	
Name	THOMAS W. GOOCH, III	Zlow W. Son	0
	ney for PLAINTIFF/PAUL DULBERG	Attorney for Complainar	nt or Petitioner
Addre	ess 209 S. MAIN STREET		
City,	State Zip WAUCONDA, IL. 60084		
Phone	_e 847-526-0110		

CV-CRT4 (revised 12/01/06) Pursuant to Administrative Order No. 85-7

THE UNITED STATES OF AMERICA IN THE CIRCUIT COURT OF THE TWENTY-SECOND JUDICIAL CIRCUIT McHENRY COUNTY, ILLINOIS

PAUL DULBERG,)
Plaintiff,))
v.) No
THE LAW OFFICES OF THOMAS J. POPOVICH, P.C., and HANS MAST,)))
Defendant.)

COMPLAINT AT LAW (Legal Malpractice)

COMES NOW your Plaintiff, PAUL DULBERG (hereinafter also referred to as "DULBERG"), by and through his attorneys, THE GOOCH FIRM, and as and for his Complaint against THE LAW OFFICES OF THOMAS J. POPOVICH, P.C. (hereinafter also referred to as "POPOVICH"), and HANS MAST (hereinafter also referred to as "MAST"), states the following:

- 1. Your Plaintiff, PAUL DULBERG, is a resident of McHenry County, Illinois, and was such a resident at all times complained of herein.
- 2. Your Defendant, THE LAW OFFICES OF THOMAS J. POPOVICH, P.C., is a law firm operating in McHenry County, Illinois, and transacting business on a regular and daily basis in McHenry County, Illinois.
- 3. Your Defendant, HANS MAST, is either an agent, employee, or partner of THE LAW OFFICES OF THOMAS J. POPOVICH, P.C. MAST is a licensed attorney in the State of Illinois, and was so licensed at all times relevant to this Complaint.

- 4. That due to the actions and status of MAST in relation to POPOVICH, the actions and inactions of MAST are directly attributable to his employer, partnership, or principal, being THE LAW OFFICES OF THOMAS J. POPVICH, P.C.
- 5. Venue is therefore claimed proper in McHenry County, Illinois, as the Defendants transact substantial and regular business in and about McHenry County in the practice of law, where their office is located.
- 6. On or about June 28, 2011, your Plaintiff, DULBERG was involved in a horrendous accident, having been asked by his neighbors Caroline McGuire and William McGuire, in assisting a David Gagnon in the cutting down of a tree on the McGuire property. DULBERG lived in the neighborhood.
- 7. At this time, Gagnon lost control of the chainsaw he was using causing it to strike DULBERG. This caused substantial and catastrophic injuries to DULBERG, including but not limited to great pain and suffering, current as well as future medical expenses, in an amount in excess of \$260,000.00, along with lost wages in excess of \$250,000.00, and various other damages.
- 8. In May of 2012, DULBERG retained THE LAW OFFICES OF THOMAS J. POPOVICH, P.C., pursuant to a written retainer agreement attached hereto as **Exhibit A**.
- 9. A copy of the Complaint filed by MAST on his own behalf, and on behalf of DULBERG, is attached hereto as **Exhibit B**, and the allegations of that Complaint are fully incorporated into this Complaint as if fully set forth herein.
- 10. An implied term of the retainer agreement attached hereto as <u>Exhibit A</u>, was that at all times, the Defendants would exercise their duty of due care towards their client and conform their acts and actions within the standard of care every attorney owes his client.

- 11. That as <u>Exhibit B</u> reveals, Defendants property filed suit against not only the operator of the chain saw, but also his principals, Caroline McGuire and William McGuire, who purportedly were supervising him in his work on the premises.
- 12. At the time of filing of the aforesaid Complaint, MAST certified pursuant to Supreme Court Rule 137, that he had made a diligent investigation of the facts and circumstances around the Complaint he filed, and further had ascertained the appropriate law. MAST evidently believed a very good and valid cause of action existed against Caroline McGuire and William McGuire.
- or early 2014, when MAST met with DULBERG and other family members and advised them—there was no cause of action against William McGuire and Caroline McGuire, and told DULBERG he had no choice but to execute a release in favor of the McGuire's for the sum of \$5,000.00. DULBERG, having no choice in the matter, reluctantly agreed with MAST and to accept the sum of \$5,000.00 releasing not only William and Caroline McGuire, but also Auto-Owners Insurance Company from any further responsibility or liability in the matter. A copy of the aforesaid general release and settlement agreement is attached hereto as Exhibit C.
- 14. MAST and POPOVICH continued to represent DULBERG through to and including March of 2015, following which DULBERG and the Defendants terminated their relationship.
- 15. Continuously throughout the period of representation, MAST and POPOVICH represented repeatedly to DULBERG there was no possibility of any liability against William and/or Caroline McGuire and/or Auto-Owners Insurance Company, and lulled DULBERG into believing that the matter was being properly handled. Then, due to a claimed failure of communication, MAST and POPOVICH withdrew from the representation of DULBERG.

- 16. Thereafter, DULBERG retained other attorneys and proceeded to a binding mediation before a retired Circuit Judge, where DULBERG received a binding mediation award of \$660,000.00 in gross, and a net award of \$561,000.00. Unfortunately, a "high-low agreement" had been executed by DULBERG, reducing the maximum amount he could recover to \$300,000.00 based upon the insurance policy available. The award was substantially more than that sum of money, and could have been recovered from McGuire's had they not been dismissed from the Complaint. A copy of the aforesaid Mediation Award is attached hereto as **Exhibit D**.
- 17. The McGuire's were property owners and had property insurance covering injuries or losses on their property, as well as substantial personal assets, including the property location where the accident took place at 1016 West Elder Avenue, in the City of McHenry, Illinois.

 McGuire's were well able to pay all, or a portion of the binding mediation award had they still remained parties.
- 18. DULBURG, in his relationship with POPOVICH and MAST, cooperated in all ways with them, furnishing all necessary information as required, and frequently conferred with them.
- 19. Until the time of the mediation award, DULBURG had no reason to believe he could not recover the full amount of his injuries, based on POPOVICH'S and MAST'S representations to DULBERG that he could recover the full amount of his injuries from Gagnon, and that the inclusion of the McGuire's would only complicate the case.
- 20. Following the execution of the mediation agreement with the "high-low agreement" contained therein, and the final mediation award, DULBURG realized for the first time that the information MAST and POPOVICH had given DULBERG was false and misleading, and that in fact, the dismissal of the McGuire's was a serious and substantial mistake. Following the

mediation, DULBERG was advised to seek an independent opinion from an attorney handling Legal Malpractice matters, and received that opinion on or about December 16, 2016.

- 21. MAST and POPOVICH, jointly and severally, breached the duties owed DULBURG by violating the standard of care owed DULBERG in the following ways and respects:
- a) Failed to take such actions as were necessary during their representation of DULBERG to fix liability against the property owners of the subject property (the McGuire's) who employed Gagnon, and sought the assistance of DULBERG;
- b) Failed to thoroughly investigate liability issues against property owners of the subject property;
- c) Failed to conduct necessary discovery, so as to fix the liability of the propertyowners to DULBERG;
- d) Failed to understand the law pertaining to a property owner's rights, duties and responsibilities to someone invited onto their property;
- e) Improperly urged DULBURG to accept a nonsensical settlement from the property owners, and dismissed them from all further responsibility;
- f) Failed to appreciate and understand further moneys could not be received as against Gagnon, and that the McGuire's and their obvious liability were a very necessary party to the litigation;
- g) Falsely advised DULBURG throughout the period of their representation, that the actions taken regarding the McGuire's was proper in all ways and respects, and that DULBURG had no choice but to accept the settlement;

- h) Failed to properly explain to DULBURG all ramifications of accepting the McGuire settlement, and giving him the option of retaining alternative counsel to review the matter;
- i) Continually reassured DULBURG that the course of action as to the property owners was proper and appropriate;
- j) Were otherwise negligent in their representation of DULBERG, concealing from him necessary facts for DULBURG to make an informed decision as to the McGuire's, instead coercing him into signing a release and settlement agreement and accept a paltry sum of \$5,000.00 for what was a grievous injury.
- 22. That DULBERG suffered serious and substantial damages, not only as a result of the injury as set forth in the binding mediation award, but due to the direct actions of MAST and POPOVICH in urging DULBURG to release the McGuire's, lost the sum of well over \$300,000.00 which would not have occurred but for the acts of MAST and THE LAW OFFICES OF THOMAS J. POPOVICH, P.C.

WHEREFORE, your Plaintiff, PAUL DULBERG prays this Honorable Court to enter judgment on such verdict as a jury of twelve (12) shall return, together with the costs of suit and such other and further relief as may be just, all in excess of the jurisdictional minimums of this Honorable Court.

Respectfully submitted by,

PAUL DULBERG, Plaintiff, by his attorneys THE GOOCH FIRM,

Thomas W. Gooch, III

PLAINTIFF HEREBY DEMANDS A TRIAL BY JURY OF TWELVE (12) PERSONS.

Thomas W. Gooch, III

Thomas W. Gooch, III THE GOOCH FIRM 209 S. Main Street Wauconda, IL 60084

847-526-0110

ARDC No.: 3123355 gooch@goochfirm.com office@goochfirm.com

CONTRACT FOR LEGAL SERVICES

(hereinafter persons or e	I agree to employ the "my attorney") to represer ntitles responsible for cause	LAW OFFICES On the in the prosecution in the prosec	F THOMAS J. POPOV on or settlement of my cl es and damages on the	/ICH, P.C. laim against day of
in my claim. consent.	My attorney agrees to m The approval of any settle	ake no charge for lega	d services unless a recove be made without my kno	ery is made wledge and
including, but video fees, re	I agree to pay my attorn 1/3%) of my recovery from the event my claim result my attorney may need to introduce to introduce to expenses a cords fees, and physician for addition to my attorney's	is in more than one (1 ncur reasonable expersuch as accident repor	of settlement; this will income of the control of t	crease to
Client	Sulpry.	LAW OFFICES	OF THOMAS J. POPO	OVICH
Client		Ву:		
Date:		Date:	<u> </u>	•
LAW OFFICE 3416 West Elm McHenry, Illin 815/344-3797	ES OF THOMAS J. POP 1 Street 10is 60050	POVICH, P.C.		



STATE OF ILLINOIS



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

PAUL DULBERG

Plaintiff.

DAVID GAGNON, Individually, and as Agent of CAROLINE MCGUIRE and BILL) MCGUIRE, and CAROLINE MCGUIRE and BILL MCGUIRE, Individually,

-Defendants.

COMPLAINT

NOW COMES the Plaintiff, PAUL DULBERG, by his attorneys, LAW OFFICES OF THOMAS J. POPOVICH, P.C., and complaining against the Defendants, DAVID GAGNON, Individually, and as Agent of CAROLINE McGUIRE and BILL McGUIRE, and CAROLINE McGUIRE and BILL McGUIRE, individually, and states as follows:

Count I

Paul Dulberg vs. David Gagnon, individually, and as Agent of Caroline and Bill McGuire

On June 28, 2011, the Plaintiff, PAUL DULBERG, lived in the City of McHenry, County of McHenry, Illinois.

On June 28, 2011, Defendents CAROLINE McGUIRE and BILL McGUIRE lived, controlled, managed and maintained a single family home located at 1016 W. Elder

Avenue, in the City of McHeff DEFAULT BEING ENTERED. BEING DISWISSED OR AN ORDER CHOUNTY KAUNTED TO STATE FAILURE TO APPEAR MAY RESULT IN THE CASE

FAILURE TO APPEAR MAY RESULT IN THE CASE BEING DISMISSED OR AN ORDER OF Default being entered.

CONFERENCE IN COURTROOM THIS CASE IS HEREBY SET FOR SCHEDULING BY LOCAL RULE 3,10 NOTICE



PLAINTIFF'S **EXHIBIT**

- 3. On June 28, 2011, the Defendant, DAVID GAGNON, was living and/or staying at his parent's home at 1016 W. Elder Avenue, in the City of McHenry, County of McHenry, Illinois.
- 4. On June 28, 2011, the Defendants, CAROLINE McGUIRB and BILL McGUIRB contracted, hired the Defendant, DAVID GAGNON, to cut down, trim and/or maintain the trees and brush at their premises at 1016 W. Elder Avenue, in the City of McHenry, County of McHenry, Illinois.
- 5. On June 28, 2011, and at the request and with the authority and permission of the Defendants CAROLINE McGUIRE and BILL McGUIRE, and for their benefit, the Defendant, DAVID GAGNON, was working under their supervision and control while engaged in cutting, trimming and maintaining trees and brush at the premises at 1016 W. Elder Aveitue, in the City of McHenry, County of McHenry, Illinois.
- On June 28, 2011, as part of his work at the subject property, the Defendant, DAVID GAGNON, was authorized, instructed, advised and permitted to use a chainsaw to assist him in his work for Defendants, CAROLINE McGUIRE and BILL McGUIRE, which was owned by the McGuires.
- 7. On June 28, 2011, the Defendant, DAVID GAGNON, was under the supervision and control of Defendants, CAROLINE McGUIRE and BILL McGUIRE, and was working as their apparent and actual agent, and was then acting and working in the scope of his agency for Defendants, CAROLINE McGUIRE and BILL McGUIRE.

- 8. On June 28, 2011, and while the Defendant, DAVID GAGNON, was working in the course and scope of his agency for Defendants, CAROLINE McGUIRE and BILL.

 McGUIRE, and was under their supervision and control, Defendant, DAVID GAGNON was in use of a chainsaw while trinking a tree and branch.
- 9. On June 28, 2011, and while Defendant, DAVID GAGNON, was in use of a chainsaw while trimming a tree and branch, Defendant, DAVID GAGNON, asked for and/or requested the assistance of the Plaintiff, PAUL DULBERG, to hold the tree branch while Defendant, DAVID GAGNON, trimmed the branch with the chainsaw.
- 10. On June 28, 2011, and while Defendant, DAVID GAGNON, was in sole control, use and operation of the subject chainsaw, the chainsaw was caused to strike and injure the Plaintiff, PAUL DULBERG.
- At all relevant times, Defendants, CAROLINE McGUIRE and BILL McGUIRE, knew of Defendant, DAVID GAGNON's use of the chainsaw in the presence of the Plaintiff, PAUL DULBERG, and knew that such created a danger to the Plaintiff, PAUL DULBERG's safety.
- 12. That at all relevant times, the Defendants, DAVID GAGNON, as agent of CAROLINE McGUIRE and BILL McGUIRE, owed a duty to use care and caution in his operation of a known dangerous instrumentality.

- 13. On June 28, 2011, the Defendant, DAVID GAGNON, was negligent in one or more of the following ways:
 - a. Failed to maintain control over the operating of the chainsaw;
 - b. Failed to take precaution not to allow the chainsaw to move toward the Rlaintiff,
 PAUL DULBERG, so as to cause injury;
 - c. Failed to warn the Plaintiff, PAUL DULBERG, of the dangers existing from the Defendant, DAVID GAGNON's inability to control the chainsaw;
 - d. Failed to keep a proper distance from the Plaintiff, PAUL DULBERG, while operating the chainsaw;
 - e. ___.Otherwise was negligent in operation and control of the chainsaw.
- DULBERG, was injured externally; he has experienced and will in the future experience pain and suffering; he has been permanently scarred and/or disabled; and has become obligated for large sums of money for medical bills and will in the future become obligated for additional sums of money for medical care, and has lost time from work and/or from earning wages due to such injury.
- 15. That at the above time and date, the Defendant's negligence can be inferred from the circumstances of the occurrence as the instrument of the injury was under the control of the Defendant and therefore, negligence can be presumed under the doctrine of Res. Ipsa Loguitur.

WHEREFORE, Plaintiff, PAUL DULBERG, demands judgment against Defendants,
DAVID GAGNON, and CAROLINE McGUIRE and BILL McGUIRE in an amount in excess of
\$50,000.00, plus costs of this action.

Count II

Paul Dulberg vs. Caroline McGuire and Bill McGuire

- 1-15. That the Plaintiff, PAUL DULBERG, restates and realleges paragraphs 1 through 14, in Count I, above, as paragraphs 1 through 15 of Count II, as if fully alleged herein.
- 16. That at all relevant times, the Defendants, CAROLINE McGUIRE and BILL McGUIRE, owned, controlled, maintained and supervised the premises whereat the accident to the Plaintiff, PAUL DULBERG, occurred.
- 17. That at all relevant times, the Defendants, CAROLINE McGUIRE and BILL McGUIRE, were in control of and had the right to advise, instruct and demand that the Defendant, DAVID GAGNON, act or work in a safe and reasonable manner.
- That at all relevant times, the Defendant, DAVID GAGNON, was acting as the agent, actual and apparent, of Defendants, CAROLINE McGUIRE and BILL McGUIRE, and was acting at their request and in their best interests and to their benefit as in a joint enterprise.
- 19. That at all relevant times, Defendants, CAROLINE McGUIRE and BILL McGUIRE, knew DAVID GAGNON was operating a chainsaw with the assistance of the Plaintiff, PAUL DULBERG, and had the right to discharge or terminate the Defendant, DAVID GAGNON's work for any reason.
- That at all relevant times, Defendants, CAROLINE McGUIRE and BILL McGUIRE, owed a duty to supervise and control Defendant, DAVID GAGNON's activities on the property so as not to create a unreasonable hazard to others, including the Plaintiff, PUAL DULBERG.

- 21. On June 28, 2011, the Defendants, CAROLINE McGUIRE and BILL McGUIRE were negligent in one or more of the following ways:
 - a. Failed to control operation of the chainsaw;
 - b. Failed to take precaution not to allow the chainsaw to move toward the Plaintiff
 PAUL DULBERG, so as to cause injury;
 - c. Failed to warn the Plaintiff, PAUL DULBERG, of the dangers existing from the Defendant's inability to control the chainsaw;
 - d. Failed to keep the chainsaw a proper distance from the Plaintiff, PAUL DULBERG, while operating the chainsaw;
 - e. Otherwise was negligent in operation and control of the chainsaw.
- DULBERG, was injured externally; he has experienced and will in the future experience pain and suffering; he has been permanently scarred and/or disabled; and has become obligated for large sums of money for medical bills and will in the future become obligated for additional sums of money for medical care, and has lost time from work and/or from earning wages due to such injury.

WHEREFORE, Plaintiff, PAUL DULBERG, demands judgment against Defendants, CAROLINE McGUIRE and BILL McGUIRE, in an amount in excess of \$50,000.00, plus costs of this action.

LAW OFFICES OF THOMAS I POPOVICH, P.C.

One of the Attorneys for Plaintiff

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MARK J. VOGG JAMES P. TUTAJ ROBERT J. LUMBER THERESA M. PREEMAN

THOMAS J. POPOVICH HANS A. MAST JOHN A. KORNAK

January 24, 2014

Paul Dulberg 4606 Hayden Court McHenry, IL 60051

> Paul Dulberg vs. David Gagnon, Caroline McGuire and Bill McGuire RE:

McHenry County Case: 12 LA 178

Dear Paul:

Please find enclosed the General Release and Settlement Agreement from defense counsel for Caroline and Bill McGuire. Please Release and return it to me in the enclosed self-addressed stamped envelope at your earliest convenience.

Thank you for your cooperation.

Very truly yours.



Enclosure



GENERAL RELEASE AND SETTLEMENT AGREEMENT

NOW COMES PAUL DULBERG, and in consideration of the payment of Five-Thousand (\$5,000.00) Dollars to him, by or on behalf of the WILLIAM MCGUIRE and CAROLYN MCGUIRE (aka Bill McGuire; improperly named as Caroline McGuire) and AUTO-OWNERS INSURANCE COMPANY, the payment and receipt of which is hereby acknowledged, PAUL DULBERG does hereby release and discharge the WILLIAM MCGUIRE and CAROLYN MCGUIRE and AUTO-OWNERS INSURANCE COMPANY, and any agents or employees of the WILLIAM MCGUIRE and CAROLYN MCGUIRE and AUTO-OWNERS INSURANCE COMPANY, of and from any and all causes of action, claims and demands of whatsoever kind or nature including, but not limited to, any claim for personal injuries and property damage arising out of a certain chain saw incident that allegedly occurred on or about June 28, 2011, within and upon the premises known commonly as 1016 West Elder Avenue, City of McHenry, County of McHenry, State of Illinois.

IT IS FURTHER AGREED AND UNDERSTOOD that there is presently pending a cause of action in the Circuit Court of the 22nd Judicial Circuit, McHenry County, Illinois entitled "Paul Dulberg, Plaintiff, vs. David Gagnon, Individually, and as agent of Caroline McGuire and Bill McGuire, and Caroline McGuire and Bill McGuire, Individually, Defendants, Cause No. 2012 LA 178, and that this settlement is contingent upon WILLIAM McGUIRE and CAROLYN McGUIRE being dismissed with prejudice as parties to said lawsuit pursuant to a finding by the Circuit Court that the settlement between the parties constitutes a good faith settlement for purposes of the Illinois Joint Tortfeasor Contribution Act, 740 ILCS 100/0.01, et seq.

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IT IS FURTHER AGREED AND UNDERSTOOD that as part of the consideration for this agreement the undersigned represents and warrants as follows (check applicable boxes):

I was not 65 or older on the date of the occurrence.
I was not receiving SSI or SSDI on the date of the occurrence.
I am not eligible to receive SSI or SSDI.
I am not currently receiving SSI or SSDI,

IT IS FURTHER AGREED AND UNDERSTOOD:

- a. That any subrogated claims or liens for medical expenses paid by or on behalf of PAUL DULBERG shall be the responsibility PAUL DULBERG, including, but not limited to, any Medicare liens. Any and all reimbursements of medical expenses to subrogated parties, including Medicare's rights of reimbursement, if any, shall be PAUL DULBERG's responsibility, and not the responsibility of the parties released herein.
- b. That any outstanding medical expenses are PAUL DULBERG's responsibility and all payment of medical expenses hereafter shall be PAUL DULBERG's responsibility, and not the responsibility of the parties released

c. That PAUL DULBERG agrees to save and hold harmless and indemnify the parties released herein against any claims made by any medical providers, including, but not limited to Medicare or parties subrogated to the rights to recover medical or Medicare payments.

IT IS FURTHER AGREED AND UNDERSTOOD by the parties hereto that this agreement contains the entire agreement between the parties with regard to materials set forth herein, and shall be binding upon and inure to the benefit of the parties hereto, jointly and severally, and the executors, conservators, administrators, guardians, personal representatives, heirs and successors of each.

IT IS FURTHER AGREED AND UNDERSTOOD that this settlement is a compromise of a doubtful and disputed claim and no liability is admitted as a consequence hereof.

IN WITNESS WHEREOF, I have hereunto set my hand and seal on the dates set forth below.

Dated:	•
	PAUL DULBERG
STATE OF ILLINOIS)
COUNTY OF MCHENRY	SS.
PAUL DULBERG pa executed the foregoing Releas and purposes set forth therein.	ersonally appeared before me this date and acknowledged that she e and Settlement Agreement as his own free act and deed for the uses
Dated this	day of January, 2014,
	Notary Public



Binding Mediation Award

Paul Duiberg)			
V. :)	ADR Systems	File#	33391BMAG
David Gagnon)			·
voluntary settlement	6, the matter was called in Chicago, IL. According through negotiation could be binding to lows:	id not be seement	entered	into by the parties, if a
Finding in favor of:	Paul De	ulberg		
Gross Award:	\$ 660,000.	~		
Comparative fault:	,% (if app	olicable)		
Net Award:	561,000		•	
Comments/Explanatio	n_Medical		\$	60,000.
Futi	ure medical		\$	200,000,
	unge		\$ 2	50,000,
~ / S				75,000.
	<u> </u>			75,000.
		The Hongrable	W/ James	P. Etchingham, (Ret.)
				· · Burnt (466)