

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: April 9 th  
**Date:** December 27, 2016 4:25:54 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** April 3, 2015 at 3:22:58 PM CDT  
**To:** Brad J Balke <brad@balkelaw.com>  
**Subject:** Re: April 9 th

Should I be there?

On Apr 3, 2015, at 11:59 AM, Brad J Balke <brad@balkelaw.com> wrote:

Unbeknowst to me, the Judge cancelled the settlement conference. I am going in front of the Judge on 4/10 to get the settlement conference re-scheduled.

---

**From:** Paul Dulberg  
**Sent:** Friday, April 3, 2015 11:38 AM  
**To:** <brad@balkelaw.com>  
**Subject:** April 9 th

---

Hi Brad,  
Are we on for the April 9th pretrial in the McHenry County Courthouse?  
Thanks,  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** **Fwd: April 9 th**  
**Date:** December 27, 2016 4:26:21 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** April 3, 2015 at 11:38:13 AM CDT  
**To:** "<brad@balkelaw.com>" <brad@balkelaw.com>  
**Subject:** **April 9 th**

Hi Brad,  
Are we on for the April 9th pretrial in the McHenry County Courthouse?  
Thanks,  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Missing Depositions and pre-trial settlement brief  
**Date:** December 27, 2016 4:27:03 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 30, 2015 at 4:55:33 PM CDT  
**To:** "<brad@balkelaw.com>" <brad@balkelaw.com>  
**Subject:** Re: Missing Depositions and pre-trial settlement brief

Please feel free to call anytime.  
Thanks,  
Paul

On Mar 30, 2015, at 10:01 AM, Brad Balke <brad@balkelaw.com> wrote:

I'm reading the deposition testimony....very interesting. I've also placed a call to Mr. Accardo, but he has to call me back.

Hans did include a check for the \$5k settlement from the McGuire's (minus his firm's one-third fee.) See attached.

I believe I have to hold this in my IOLTA account pending the outcome of your case in light of your bankruptcy filing.

I will call you as soon as I talk to Mr. Accardo.

Thanks

Brad

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**From:** Paul Dulberg [mailto:pdulberg@comcast.net]  
**Sent:** Wednesday, March 25, 2015 7:07 PM  
**To:** Brad J Balke  
**Subject:** Re: Missing Depositions and pre-trial settlement brief

I know it's a lot to go through.  
I'm available when you have questions

On Mar 24, 2015, at 11:09 AM, Brad J Balke <brad@balkelaw.com> wrote:

Yes. I have the file. It is large. I'm going to start going through it.

---

**From:** Paul Dulberg  
**Sent:** Tuesday, March 24, 2015 10:48 AM  
**To:** Brad J Balke  
**Subject:** Re: Missing Depositions and pre-trial settlement brief

Hi Brad,

Were you able to get everything yesterday?  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Mar 20, 2015, at 5:39 PM, Brad J Balke <[brad@balkelaw.com](mailto:brad@balkelaw.com)> wrote:

I'm picking up the file from Hans on Monday. I'm sure everything will be there.  
Have a good weekend, Paul!

---

**From:** Paul Dulberg  
**Sent:** Friday, March 20, 2015 3:49 PM  
**To:** [brad@balkelaw.com](mailto:brad@balkelaw.com)  
**Subject:** Missing Depositions and pre-trial settlement brief

Hi Brad,

As we discussed, I was to receive via certified US Mail depositions and communications between Hans Mast and myself from Saul Ferris an attorney in Gurnee, IL. Saul Ferris number is (847) 263-7770

I called Saul Ferris office last week and was assured they were sent. I was told to give it another week.

I called Saul Ferris office again today to find out they were mailed to and signed for at 3416 W. Elm St. McHenry, IL. by someone named Anne Oupl on March 7th. This is Hans Mast office.

I called Hans office and apparently no one by that name works there and no one knows anything about receiving the certified mail.

I'm at a loss as to how these documents were sent to the wrong place and am a bit furious because it has the memo about the pre-trial settlement you wanted to see.

Please advise.

Thank you in advance for your help with this matter,  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

|| <check \$5k from McGuire DULBERG.pdf>

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Missing Depositions and pre-trial settlement brief  
**Date:** December 27, 2016 4:27:42 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 25, 2015 at 7:07:24 PM CDT  
**To:** Brad J Balke <brad@balkelaw.com>  
**Subject:** Re: Missing Depositions and pre-trial settlement brief

I know it's a lot to go through.  
I'm available when you have questions

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Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Missing Depositions and pre-trial settlement brief  
**Date:** December 27, 2016 4:28:12 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 24, 2015 at 10:48:56 AM CDT  
**To:** Brad J Balke <brad@balkelaw.com>  
**Subject:** Re: Missing Depositions and pre-trial settlement brief

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Paul

Paul Dulberg  
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**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** **Fwd: Missing Depositions and pre-trial settlement brief**  
**Date:** December 27, 2016 4:28:43 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 20, 2015 at 3:49:42 PM CDT  
**To:** "brad@balkelaw.com" <brad@balkelaw.com>  
**Subject:** **Missing Depositions and pre-trial settlement brief**

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Paul

Paul Dulberg  
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**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Subject:** **Fwd: Certified mail**  
**Date:** December 27, 2016 4:30:06 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Date:** March 13, 2015 at 12:14:41 PM CDT  
**To:** Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)>  
**Subject:** **Re: Certified mail**

Hans,

May I remind you, Less than 2 weeks ago you said in an email you had all the records ready for my new attorney. I can provide a copy of that email if you can't even remember two weeks ago or can't figure out how to go back that far in your email account.

Now that you removed yourself, you claim that you cannot turn over the records until your paid.

The lean is your only guarantee. It's the same guarantee all the medical professionals have against this case.

If you are unwilling then This has all the makings of what society calls a shyster lawyer.

Please Turn over all records pertaining to this case from start to finish for you may not speak with my new council.

I most likely already have to pay double attorney fees for this case thanks to you.

Please don't cost me any more money or I may just let this case expire and you get nothing.

Is that what you want?

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Mar 13, 2015, at 11:49 AM, Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)> wrote:

Sir,

Your fees are guaranteed. You have your lean.

Please don't make me go before the judge and have the records subpoenaed.

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Mar 13, 2015, at 11:25 AM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

Paul, I'm happy to deal with your new attorney on our fee but we can't release the file until we get our costs paid back.

Sent from my iPhone

On Mar 13, 2015, at 11:21 AM, Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)> wrote:

Hans/Sir,

I don't want my new attorney to even speak with you.  
And yes I have that right.

You have your lean against this case and you removed yourself against my wishes. That lean is as good as it gets. Your guaranteed your share.

Please Have those files ready and notify me when I may pick them up as I am limited on the time to hire a new attorney.

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Mar 13, 2015, at 11:01 AM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

Paul. I am seriously willing to work with you to get new counsel. But you have to understand that until our costs are paid we can't let the file out of our office because we invested all the time and money into the file. Your new attorney will surely know this....

Sent from my iPhone

On Mar 13, 2015, at 10:51 AM, Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)> wrote:

Hans,

Your motion was granted.

Please put together all the materials you have concerning this case and notify me when they can be picked up.

Please include everything, emails, notes, depositions, motions, recordings, etc...

Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Mar 12, 2015, at 5:38 PM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

Paul I wish you the best of luck in the future. I'm sorry it couldn't have worked out better for you.

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Certified mail  
**Date:** December 27, 2016 4:30:37 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 13, 2015 at 11:49:16 AM CDT  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Certified mail

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Your fees are guaranteed. You have your lean.

Please don't make me go before the judge and have the records subpoenaed.

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**To:** paul\_dulberg@comcast.net

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**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** **Fwd: Bankruptcy**  
**Date:** December 27, 2016 4:31:30 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 13, 2015 at 11:10:45 AM CDT  
**To:** David Stretch <stretchlaw@gmail.com>  
**Subject:** **Bankruptcy**

Hi David,

Please note and notify whomever needs to know pertaining the bankruptcy

As of this morning Hans Mast and the Popovich law firm are no longer representatives in the lawsuit that is pending.

I was granted 21 days to find new council.

I ask that any and all communications cease immediately with the Popovich firm pertaining to this case.

Thank you,  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Subject:** **Fwd: Certified mail**  
**Date:** December 27, 2016 4:32:00 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Date:** March 13, 2015 at 10:51:25 AM CDT  
**To:** Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)>  
**Subject:** **Re: Certified mail**

Hans,

Your motion was granted.

Please put together all the materials you have concerning this case and notify me when they can be picked up.

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Paul Dulberg  
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**Subject:** **Fwd: Certified mail**  
**Date:** December 27, 2016 4:32:28 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 12, 2015 at 6:04:23 PM CDT  
**To:** Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)>  
**Subject:** **Re: Certified mail**

See you at 9 am tomorrow.

Paul Dulberg  
847-497-4250  
Sent from my iPad

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**Date:** December 27, 2016 4:39:46 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 12, 2015 at 1:47:28 PM CDT  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Certified mail

I'll see you tomorrow in court room 201 at 9 am.

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Mar 12, 2015, at 12:14 PM, Paul Dulberg <pdulberg@comcast.net> wrote:

Hans,

Your cornering of me and my brother in your office, bullying me into signing off on The McGuire's policy citing cases that have nothing to do with the agency clause in the homeowners policy, which clearly makes her policy accountable. You sir are the one whom told me that I would never see a dime from either case if I didn't sign that piece of paper before leaving your office that day. You wouldn't even let me sleep on it as I had asked. You said you needed the \$5,000 settlement with the McGuire's insurance to help fund your costs for the case with David Gagnon.

Then when the physical therapists tried to demand payment in full you told me and my mother that medical liens against lawsuits often expire before the case is resolved saying yes the medical providers can proceed in collecting funds from my assets. Meaning my home. Forcing me into bankruptcy. Then, after filing for bankruptcy, denying you ever said that to both me and mother and going on to say to us that filing for bankruptcy protection had ruined the case.

All that followed up by getting a brief to review from you on the David Gagnon case that was of such a poor understanding of the facts are what lost any hope of respect I had.

I am and have been trying to get you to be professional and earn that respect back at every step.

If you had not taken advantage of my ignorance you would not be receiving this letter nor trying to squirm your way out of representing me today.

As far as your costs and in light of your poor performance to date, it throws into question all of the work you have done on this case. Even the depositions you sat in on are in question. Do you actually think anyone in their right mind wouldn't see it that way.

You may argue strategy as a defense for incompetence but since you sat in on the medical depositions and don't even know what medications I was and wasn't prescribed after almost 3-1/2 years on this case I highly doubt anyone will see your defense as viable.

Exactly, What part of being harmed by both the McGuire's and Gagnon through no fault of my own is 9 out of 10 times a losing case?

Exactly what part of you manipulating me into a settlement for only \$5000 was seeing to my best interests?

Exactly how is lying in a briefing you were prepared to put before a judge is in my best interests?

Exactly how is giving you chance after chance to correct yourself not giving you the respect you think you deserve from me?

I can keep going...

I have witnesses to all of this. It's not just your word vs mine.

Bottom line is if you want out simply because you feel I have no respect for you then all of your fees are subject and any lean you have is subject.

I'm giving you the opportunity to remedy this coarse of action you have chosen.

Do you chose to be professional and do the job your capable of or do you chose to remove yourself for some made up reason. Our emails alone show there is no breakdown in communication. We are still communicating. This email proves that.

So, unless you can explain your action to remove yourself from this case for some excusable reason I see no reason why you feel your entitled to being able to get excused from it at all.

I put you to task to do as you agreed to and represent me to whatever ends this case comes to. Will you be professional and finish what you started?

Damn these emails hurt to type...

Wish you had it in you to go after the bad guy who did this and not your innocent client.

Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Mar 12, 2015, at 10:36 AM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

I have done nothing to lose your respect. I have gone far above what you would get from any other attorney you just don't realize it or appreciate it. Instead you continue to focus on issues that have nothing to do with your case. You don't listen to my advice. Which is fine. You don't have to listen to my advice. But 9 out of 10 times you will lose this case for trial. As I told you before that is why the defense is never going to offer the policy limits. To settle the case you will need to take far less than the limits. But you don't have to you definitely can go to trial. That is your personal choice. In my view your case is not worth the limits given the issues we've already discussed. So I have done what I can do for you.

We have I think \$3000 in costs that we will be paid no matter who is handling Case. We have worked on the case for years without pay....but if it will allow you to find another attorney we will consider waiving Our fee unless your eventual recovery exceeds \$100,000.

Sent from my iPhone

On Mar 12, 2015, at 10:19 AM, Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)> wrote:

Hans,  
I have found several attorneys and none are willing to represent me as long as you hold the lean on this case and apparently it is not legal for me to finance their representation by other means.

Respect for your thoughts does not constitute a breakdown in communications.

Respect is earned through truth, hard work and results.

I am asking for an honest brief to go before the judge. That is all.

Earn my respect and you will receive the best recommendation I have ever given anyone.

Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Mar 12, 2015, at 10:06 AM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

Paul I will be happy to deal with any attorney considering your case directly regarding my lien. But not until they call me to talk. As is clear with your email and many others you do not respect my thoughts and/or knowledge about these cases and there is no point in continuing any further in dealing with an unsatisfied client.

Find an attorney and I will talk to them about the lien.

Sent from my iPhone

On Mar 12, 2015, at 9:12 AM, Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)> wrote:

Hi Hans,

Received your certified mail requesting to be released from my case due to a breakdown in communication between you and I.

I ask that you not follow through with this action unless you are willing to also sign off on your lean against my case. As I have no chance in hell of getting another attorney willing to take this case on without your lean being freed from this case. Bottom line... No attorney I have spoken with is willing to trust that you will pay them from your lean.

Please withdraw your motion as there has been no breakdowns in communications between you and I.

The only breakdown was a very poorly written brief you asked me to look over in which the only truthful substance in it was the names and dates. Oh and the fact that you did manage to put the chainsaw in the correct persons hands.

I hope to be able to review your revised copy of this brief again soon.

Best wishes and Thank you,  
Paul

I ask that if  
Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Injury case  
**Date:** December 27, 2016 4:42:48 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 12, 2015 at 1:13:59 PM CDT  
**To:** Saul Ferris <saulferris1@gmail.com>  
**Subject:** Re: Injury case

Hi Saul,

Have you already mailed the documents or can they be picked up?

Thanks,  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Mar 6, 2015, at 2:40 PM, Saul Ferris <saulferris1@gmail.com> wrote:

Hi Paul

I decided not to accept your case primarily based upon you settling with the homeowners for 5 thousand. I have mailed your file back to you. I would suggest attending the pretrial to at least see what kind of settlement offer is made. Thanks for letting me review your case. Sorry I can't help you. Best, Saul

On Mar 6, 2015 1:13 PM, "Paul Dulberg" <pdulberg@comcast.net> wrote:

Hi Saul,  
I'm sending this to see if I got your email address correct.  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Certified mail  
**Date:** December 27, 2016 4:43:25 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 12, 2015 at 12:14:03 PM CDT  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Certified mail

Hans,

Your cornering of me and my brother in your office, bullying me into signing off on The McGuires policy citing cases that have nothing to do with the agency clause in the homeowners policy, which clearly makes her policy accountable. You sir are the one whom told me that I would never see a dime from either case if I didn't sign that piece of paper before leaving your office that day. You wouldn't even let me sleep on it as I had asked. You said you needed the \$5,000 settlement with the McGuire's insurance to help fund your costs for the case with David Gagnon.

Then when the physical therapists tried to demand payment in full you told me and my mother that medical leans against lawsuits often expire before the case is resolved saying yes the medical providers can proceed in collecting funds from my assets. Meaning my home. Forcing me into bankruptcy. Then, after filing for bankruptcy, denying you ever said that to both me and mother and going on to say to us that filing for bankruptcy protection had ruined the case.

All that followed up by getting a brief to review from you on the David Gagnon case that was of such a poor understanding of the facts are what lost any hope of respect I had.

I am and have been trying to get you to be professional and earn that respect back at every step.

If you had not taken advantage of my ignorance you would not be receiving this letter nor trying to squirm your way out of representing me today.

As far as your costs and in light of your poor performance to date, it throws into question all of the work you have done on this case. Even the depositions you sat in on are in question. Do you actually think anyone in their right mind wouldn't see it that way.

You may argue strategy as a defense for incompetence but since you sat in on the medical depositions and don't even know what medications I was and wasn't prescribed after almost 3-1/2 years on this case I highly doubt anyone will see your defense as viable.

Exactly, What part of being harmed by both the McGuires and Gagnon through no fault of my own is 9 out of 10 times a losing case?

Exactly what part of you manipulating me into a settlement for only \$5000 was seeing to my best interests?

Exactly how is lying in a briefing you were prepared to put before a judge is in my best interests?

Exactly how is giving you chance after chance to correct yourself not giving you the respect you think you deserve from me?

I can keep going...

I have witnesses to all of this. It's not just your word vs mine.

Bottom line is if you want out simply because you feel I have no respect for you then all of your fees are subject and any lean you have is subject.

I'm giving you the opportunity to remedy this coarse of action you have chosen.

Do you chose to be professional and do the job your capable of or do you chose to remove yourself for some made up reason. Our emails alone show there is no breakdown in communication. We are still communicating. This email proves that.

So, unless you can explain your action to remove yourself from this case for some excusable reason I see no reason why you feel your entitled to being able to get excused from it at all.

I put you to task to do as you agreed to and represent me to whatever ends this case comes to. Will you be professional and finish what you started?

Damn these emails hurt to type...

Wish you had it in you to go after the bad guy who did this and not your innocent client.

Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Mar 12, 2015, at 10:36 AM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

I have done nothing to lose your respect. I have gone far above what you would get from any other attorney you just don't realize it or appreciate it. Instead you continue to focus on issues that have nothing to do with your case. You don't listen to my advice. Which is fine. You don't have to listen to my advice. But 9 out of 10 times you will lose this case for trial. As I told you before that is why the defense is never going to offer the policy limits. To settle the case you will need to take far less than the limits. But you don't have to you definitely can go to trial. That is your personal choice. In my view your case is not worth the limits given the issues we've already discussed. So I have done what I can do for you.

We have I think \$3000 in costs that we will be paid no matter who is handling Case. We have worked on the case for years without pay....but if it will allow you to find another attorney we will consider waiving Our fee unless your eventual recovery exceeds \$100,000.

Sent from my iPhone

On Mar 12, 2015, at 10:19 AM, Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)> wrote:

Hans,

I have found several attorneys and none are willing to represent me as long as you hold the lean on this case and apparently it is not legal for me to finance their representation by other means.

Respect for your thoughts does not constitute a breakdown in communications.

Respect is earned through truth, hard work and results.

I am asking for an honest brief to go before the judge. That is all.

Earn my respect and you will receive the best recommendation I have ever given anyone.

Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Mar 12, 2015, at 10:06 AM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

Paul I will be happy to deal with any attorney considering your case directly regarding my lien. But not until they call me to talk. As is clear with your email and many others you do not respect my thoughts and/or knowledge about these cases and there is no point in continuing any further in dealing with an unsatisfied client.

Find an attorney and I will talk to them about the lien.

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On Mar 12, 2015, at 9:12 AM, Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)> wrote:

Hi Hans,

Received your certified mail requesting to be released from my case due to a breakdown in communication between you and I.

I ask that you not follow through with this action unless you are willing to also sign off on your lean against my case. As I have no chance in hell of getting another attorney willing to take this case on without your lean being freed from this case. Bottom line... No attorney I have spoken with is willing to trust that you will pay them from your lean.

Please withdraw your motion as there has been no breakdowns in communications between you and I.

The only breakdown was a very poorly written brief you asked me to look over in which the only truthful substance in it was the names and dates. Oh and the fact that you did manage to put the chainsaw in the correct persons hands.

I hope to be able to review your revised copy of this brief again soon.

Best wishes and Thank you,  
Paul

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Paul Dulberg  
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**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Certified mail  
**Date:** December 27, 2016 4:44:01 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 12, 2015 at 10:19:47 AM CDT  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Certified mail

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||| 847-497-4250  
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**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Certified mail  
**Date:** December 27, 2016 4:44:45 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 12, 2015 at 9:12:05 AM CDT  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Certified mail

Hi Hans,

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Paul Dulberg  
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Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** **Fwd: Dr. Kujawa**  
**Date:** December 27, 2016 4:45:12 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 10, 2015 at 11:14:15 AM CDT  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** **Dr. Kujawa**

Hans,

You should have the billing for Dr. Kujawa ending on my last visit.

Today I had another appointment with her. She set me up to see her again in 6 months on September 15th and it will be every 6 months from this point on. This visit is not included in the Billing you received.

Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Subject:** **Fwd: Injury case**  
**Date:** December 27, 2016 4:46:16 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Date:** March 6, 2015 at 10:18:33 PM CST  
**To:** Saul Ferris <[saulferris1@gmail.com](mailto:saulferris1@gmail.com)>  
**Subject:** **Re: Injury case**

Hi Saul,  
Did you speak with my current attorney?  
Thank you for your time and advice.  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

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**Subject:** **Fwd: Injury case**  
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**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 6, 2015 at 1:13:06 PM CST  
**To:** "saulferris1@gmail.com" <saulferris1@gmail.com>  
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**Subject:** Fwd: Council  
**Date:** December 27, 2016 4:47:46 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 5, 2015 at 8:39:34 AM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Council

Hans,  
I'm waiting for an answer

Paul Dulberg  
847-497-4250  
Sent from my iPad

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Hans,

Did Tom Popovich go to high school with the defendant David Gagnon and the defendants sister Diane Gagnon?

Please tell me I'm wrong

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**Subject:** Fwd: Council  
**Date:** December 27, 2016 4:48:10 PM CST  
**To:** paul\_dulberg@comcast.net

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**To:** Hans Mast <hansmast@att.net>  
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>> On Mar 4, 2015, at 3:24 PM, Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)> wrote:  
>>  
>> Hans,  
>> Do you plan to file a motion to remove yourself from this case?  
>>  
>> Paul Dulberg  
>> 847-497-4250  
>> Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Council  
**Date:** December 27, 2016 4:49:19 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 4, 2015 at 6:42:54 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Council

Hans,

If I have to get a new attorney in the 11th hour of this, The damage done to my case far outweighs your lean.

If you sign off the lean I'll see to it your paid for your real costs.

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Mar 4, 2015, at 6:26 PM, Hans Mast <hansmast@att.net> wrote:

It depends on what the recovery is. I can work it out with your new attorney. Technically it's one third of the recovery but obviously that's not going to work because your attorney needs to be paid for something too. The whole calculation is done at the end of the case. There's simply no way to do it until the case is settled and we know what the amount is.

Sent from my iPhone

On Mar 4, 2015, at 6:23 PM, Paul Dulberg <pdulberg@comcast.net> wrote:

And how much money is the lean for?

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Mar 4, 2015, at 6:18 PM, Hans Mast <hansmast@att.net> wrote:

The lien cannot get resolved until the case gets resolved.

Sent from my iPhone

On Mar 4, 2015, at 6:17 PM, Paul Dulberg <pdulberg@comcast.net> wrote:

That was not my dismissal of you or your firm yet.  
We need to settle up the costs and dissolve our relationship.  
Please explain all costs you feel entitled to.  
Thank you

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Mar 4, 2015, at 5:14 PM, Paul Dulberg <pdulberg@comcast.net> wrote:

Hans,  
I'm just a laymen but my eyes are opening, As you should very well know, I can't have a new attorney until we are dissolved. So, your suggestions to me for over a year to get a new attorney is in error, one of many to my dismay. I no longer feel you or your firm are seeing to my best interests and most likely haven't been since I signed on. It's a shame because you come across to me as a Jon Stewart type and I honestly thought you would be good.



Costs on this case, What costs?  
You mean the filing fees and copy fees Or are you pursuing something more?

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Mar 4, 2015, at 4:29 PM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

Paul as I said before I cannot sign and release our lien before the case is resolved. That doesn't make any sense. But if you're new attorney is willing to reimburse us for our costs I'm sure we can work out something at the appropriate time.

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Paul Dulberg  
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**Subject:** Fwd: Council  
**Date:** December 27, 2016 4:49:50 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Date:** March 4, 2015 at 6:23:22 PM CST  
**To:** Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)>  
**Subject:** Re: Council

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>> Paul Dulberg

>> 847-497-4250

>> Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Council  
**Date:** December 27, 2016 4:51:25 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 4, 2015 at 6:17:41 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Council

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**Subject:** Fwd: Council  
**Date:** December 27, 2016 4:51:53 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 4, 2015 at 5:14:33 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Council

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>> 847-497-4250  
>> Sent from my iPad



**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Council  
**Date:** December 27, 2016 5:00:07 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** March 4, 2015 at 4:23:11 PM CST  
**To:** HANS MAST <hansmast@att.net>  
**Subject:** Re: Council

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Paul Dulberg  
847-497-4250  
Sent from my iPad

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**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Subject:** Fwd: Council  
**Date:** December 27, 2016 5:03:40 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Date:** March 4, 2015 at 3:44:41 PM CST  
**To:** Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)>  
**Subject:** Re: Council

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Paul Dulberg  
847-497-4250  
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**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Subject:** **Fwd: Council**  
**Date:** December 27, 2016 5:04:14 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Date:** March 4, 2015 at 3:24:12 PM CST  
**To:** Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)>  
**Subject:** **Council**

Hans,  
Do you plan to file a motion to remove yourself from this case?

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Subject:** **Fwd: Dr.Kujawa billing**  
**Date:** December 27, 2016 5:04:43 PM CST  
**To:** [paul\\_dulberg@comcast.net](mailto:paul_dulberg@comcast.net)

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Date:** March 4, 2015 at 8:21:56 AM CST  
**To:** Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)>  
**Subject:** **Dr.Kujawa billing**

Hans,  
I received the billing information from Dr. Kujawa's office.  
Will drop it off next time I'm in town.  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Subject:** Fwd: Gagnon and McGuire homeowner policies  
**Date:** December 27, 2016 5:06:36 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Date:** February 26, 2015 at 8:41:49 AM CST  
**To:** Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)>  
**Subject:** Re: Gagnon and McGuire homeowner policies

I will and thank you  
Enjoy the snow

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Feb 26, 2015, at 8:25 AM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

We don't have the polls your numbers. I am in charge of the file and therefore no one else knows what is in the file. If you need a list of our costs you can call Sheila and ask her to have a printout of it.

Sent from my iPhone

On Feb 26, 2015, at 8:23 AM, Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)> wrote:

Hans,  
I'm not asking to see you.  
I'm asking for a copy of the policy numbers and an accounting of all the fees your firm feels it's entitled to.  
Please have someone at the office print them out and have them available for pickup.  
Thanks in advance again,  
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On Feb 26, 2015, at 8:03 AM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

I'm not in the office today Paul. If the attorney needs information regarding this he can definitely call me tomorrow

Sent from my iPhone

On Feb 26, 2015, at 8:02 AM, Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)> wrote:

Then please have a complete accounting of all fees you feel entitled to re guarding these cases ready for pickup by noon.  
Thanks,  
Paul

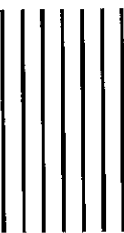
On Feb 26, 2015, at 7:43 AM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

I don't think I have any insurance policies in the file

Sent from my iPhone

On Feb 26, 2015, at 7:42 AM, Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)> wrote:

Hi Hans,  
Please arrange for a copy of both the McGuire and Gagnon homeowner insurance policies be available for me to pick up



by noon today.  
I will pay for copy fees when I pick them up.  
Thank you,  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Gagnon and McGuire homeowner policies  
**Date:** December 27, 2016 5:07:14 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 26, 2015 at 8:23:04 AM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Gagnon and McGuire homeowner policies

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**Subject:** Fwd: Gagnon and McGuire homeowner policies  
**Date:** December 27, 2016 5:07:41 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Date:** February 26, 2015 at 8:06:13 AM CST  
**To:** Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)>  
**Subject:** Re: Gagnon and McGuire homeowner policies

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Thanks in advance,  
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Paul Dulberg  
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Paul Dulberg  
847-497-4250  
Sent from my iPad



**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Subject:** Fwd: Gagnon and McGuire homeowner policies  
**Date:** December 27, 2016 5:08:24 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Date:** February 26, 2015 at 8:02:01 AM CST  
**To:** Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)>  
**Subject:** Re: Gagnon and McGuire homeowner policies

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**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Subject:** **Fwd: Gagnon and McGuire homeowner policies**  
**Date:** December 27, 2016 5:10:21 PM CST  
**To:** [paul\\_dulberg@comcast.net](mailto:paul_dulberg@comcast.net)

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Date:** February 26, 2015 at 7:42:12 AM CST  
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**Subject:** **Gagnon and McGuire homeowner policies**

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Paul

Paul Dulberg  
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Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** **Fwd: Release of atty lean**  
**Date:** December 27, 2016 5:11:22 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 23, 2015 at 4:37:45 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** **Re: Release of atty lean**

I am meeting with an attorney on Thursday.  
Can it wait till after?

Paul Dulberg  
847-497-4250  
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On Feb 23, 2015, at 4:33 PM, Hans Mast <hansmast@att.net> wrote:

Do you want me to just wait and not proceed with the Settlement conference.

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On Feb 23, 2015, at 4:01 PM, Paul Dulberg <pdulberg@comcast.net> wrote:

Hans,  
Once I find new council, Are you willing to release all leans and fees you and your firm have for this case?

Paul Dulberg  
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**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Release of atty lean  
**Date:** December 27, 2016 5:57:06 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 23, 2015 at 4:36:12 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Release of atty lean

Thanks  
On another note;  
The McGuires home owners policy...  
How did they get around the agency clause?

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Feb 23, 2015, at 4:27 PM, Hans Mast <hansmast@att.net> wrote:

Paul I'm definitely willing to be reasonable and consider several different options. Typically how it's done is I will work with your new attorney on the details. But to have me release everything given the time and expense I've invested in the case without knowing what the final result is unfair. We have completed substantially 100% of the fact discovery. All that needs to be done is deposing experts and going to trial. But don't get me wrong I think we can work out something very reasonable. Typically any type of lien arrangement is done when the case is concluded.

Sent from my iPhone

On Feb 23, 2015, at 4:01 PM, Paul Dulberg <pdulberg@comcast.net> wrote:

Hans,  
Once I find new council, Are you willing to release all leans and fees you and your firm have for this case?

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** **Fwd: Release of atty lean**  
**Date:** December 27, 2016 5:57:38 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 23, 2015 at 4:01:16 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** **Release of atty lean**

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847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Memo  
**Date:** December 27, 2016 6:00:31 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 22, 2015 at 11:33:50 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Memo

How much are you or Your firm willing to pay me for the inconvenience of finding new council after sitting on this case?

On Feb 22, 2015, at 9:38 PM, Paul Dulberg <pdulberg@comcast.net> wrote:

No answer, that's what I thought...

Your not very quick when cornered and your not excused from this case until I say you are whether or not your firm agrees. Got it?

On Feb 22, 2015, at 9:05 PM, Paul Dulberg <pdulberg@comcast.net> wrote:

Is your wanting out a personal issue with me or is it strictly financial?

On Feb 22, 2015, at 9:01 PM, Paul Dulberg <pdulberg@comcast.net> wrote:

Oh, and unless I'm wrong, David did admit to having control over the chainsaw. David, in his lie, admitted to seeing me move my arm and continued along his path with the chainsaw at cutting rpm's. In effect he did admit it was his fault.

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**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Subject:** Fwd: Memo  
**Date:** December 27, 2016 6:01:21 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Date:** February 22, 2015 at 9:38:57 PM CST  
**To:** Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)>  
**Subject:** Re: Memo

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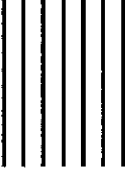
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**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Memo  
**Date:** December 27, 2016 6:01:51 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 22, 2015 at 9:05:46 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Memo

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**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Memo  
**Date:** December 27, 2016 6:02:18 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 22, 2015 at 9:01:05 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Memo

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**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Memo  
**Date:** December 27, 2016 6:02:48 PM CST  
**To:** paul\_dulberg@comcast.net

Begin forwarded message:

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 22, 2015 at 8:52:37 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Memo

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**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Memo  
**Date:** December 27, 2016 6:10:40 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 22, 2015 at 8:14:16 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Memo

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I question who's side your on?

Your comments about believing David's deposition, etc...

Hans, I have no degrees but I was better at my career in printing and graphic design than anyone I ever worked with who did. If I need character references from past clients, employers, coworkers, teachers, etc... I have an army of people who know I'm one of the most genuine, honest, dedicated hard working persons who takes responsibility for my actions. David on the other hand isn't a stand up guy at all. He couldn't even take responsibility for his actions not to mention his attempts at collecting from this, which I believe constitutes insurance fraud.

Oh and I'm contacting the McHenry county states atty... I know too much time has passed since the threats but those threats were for a future time once all this was settled. If he attempts to collect or make good on his threats and if I end up back in the hospital I want everyone to know who to go get. I'm done playing nice with this guy and I can only hope I have an attorney who feels the same.

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Paul

On Feb 22, 2015, at 6:24 PM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

Okay Paul I won't file the memo. Some would say that giving a client an opportunity to review a settlement memo is a good idea. In the past I have found clients appreciate reviewing these documents. I don't think you understand your case at all. To be honest. Just find an attorney who you like and we'll go that way. I was just trying to help. You obviously do not understand what I'm trying to do and that's fine. Let me know when you find one. Thanks

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**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Memo  
**Date:** December 27, 2016 6:11:20 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 22, 2015 at 7:42:25 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Memo

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**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Memo  
**Date:** December 27, 2016 6:12:06 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 22, 2015 at 7:14:43 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Memo

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I'm not interested in belief, I think the facts speak volumes above belief

I question who's side your on?

Your comments about believing David's deposition, etc...

Hans, I have no degrees but I was better at my career in printing and graphic design than anyone I ever worked with who did. If I need character references from past clients, employers, coworkers, teachers, etc... I have an army of people who know I'm one of the most genuine, honest, dedicated hard working persons who takes responsibility for my actions. David on the other hand isn't a stand up guy at all. He couldn't even take responsibility for his actions not to mention his attempts at collecting from this, which I believe constitutes insurance fraud.

Oh and I'm contacting the McHenry county states atty... I know too much time has passed since the threats but those threats were for a future time once all this was settled. If he attempts to collect or make good on his threats and if I end up back in the hospital I want everyone to know who to go get. I'm done playing nice with this guy and I can only hope I have an attorney who feels the same.

I have to ask since you think I don't understand, what is it your trying to do?

Paul

On Feb 22, 2015, at 6:24 PM, Hans Mast <hansmast@att.net> wrote:

Okay Paul I won't file the memo. Some would say that giving a client an opportunity to review a settlement memo is a good idea. In the past I have found clients appreciate reviewing these documents. I don't think you understand your case at all. To be honest. Just find an attorney who you like and we'll go that way. I was just trying to help. You obviously do not understand what I'm trying to do and that's fine. Let me know when you find one. Thanks

Sent from my iPhone

On Feb 22, 2015, at 6:20 PM, Paul Dulberg <pdulberg@comcast.net> wrote:

My case is "gross negligence" causing "untreatable, irreversible and debilitating harm"

Never had a lawyer who needed me to help write or correct anything before.

The SSDI lawyer pulled everything from the record and it was perfect.

Yes, I would like to reword much of it because I wouldn't want anything used in it twisted later if we do go to trial.

Yes, I understand that your firm won't back me but it doesn't mean I'm not going to take it to trial anyway. I need the wording to match exactly what I need should I go the distance.

I can honestly say the dollar amount you listed I would never agree to. It wouldn't even cover my wages for the years in physical therapy yet the rest of my life.

If I end up with a structured settlement where I have to chase this guy I believe we can always sell the settlement and cash out. Is that possible?

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Feb 22, 2015, at 5:58 PM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

I'm not sure what you're saying. I tried to tell you over and over again the nature in which the memo is written isn't important. This is just a memo to introduce the judge to the case. If there are different ways you want to say things I'm happy to do that. It's going to serve it's purpose perfectly.

Sent from my iPhone

On Feb 22, 2015, at 5:56 PM, Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)> wrote:

If maybe we should have one of them try writing the memo?

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Feb 22, 2015, at 5:42 PM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

I have several people that help me. What are you wondering about.

Sent from my iPhone

On Feb 21, 2015, at 1:32 PM, Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)> wrote:

Hans, do you have a paralegal?

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** **Fwd: Memo**  
**Date:** December 27, 2016 6:14:03 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 21, 2015 at 1:32:08 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** **Memo**

Hans, do you have a paralegal?

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Pre-trial settlement  
**Date:** December 27, 2016 6:14:49 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 19, 2015 at 3:24:20 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Re: Pre-trial settlement

Dr Kujawa's office is mailing me the billing information.  
They said that it will take just over a week for me to receive it.

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Feb 19, 2015, at 2:39 PM, Hans Mast <hansmast@att.net> wrote:

That's why am sending it to you to go over. If you ask for too much money it's going to blow them out of the water and they're not even gonna be interested in trying to settle give me a call

Sent from my iPhone

On Feb 19, 2015, at 2:33 PM, Paul Dulberg <pdulberg@comcast.net> wrote:

Hans,  
I got it...  
Why does your mail always arrive opened?  
Also, many statements in the memo appear inaccurate. Not sure if it really matters.  
I'd ask for more \$ in the demand... There is no way what is written is enough  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Feb 16, 2015, at 11:20 AM, HANS MAST <hansmast@att.net> wrote:

Paul, Sheila is sending out a letter today with a copy of the Memo for you. Let me know when you get it.

Hans

On Monday, February 9, 2015 11:18 AM, Paul Dulberg <pdulberg@comcast.net> wrote:

Hi Hans,  
I received your letter on the pre-trial settlement.  
I am available on April 9th at 1:30pm.

Few ?'s;  
What room #?  
Do I need to bring anything?

What should I expect?

Thanks,  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad



**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Pre-trial settlement  
**Date:** December 27, 2016 6:15:25 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 19, 2015 at 2:38:05 PM CST  
**To:** HANS MAST <hansmast@att.net>  
**Subject:** Re: Pre-trial settlement

One more ?

Why isn't David Gagnon being charged for either the chainsaw incident or his coercion and intimidation to try and get money out of this in a criminal court?

On Feb 19, 2015, at 2:33 PM, Paul Dulberg <pdulberg@comcast.net> wrote:

Hans,  
I got it...  
Why does your mail always arrive opened?  
Also, many statements in the memo appear inaccurate. Not sure if it really matters.  
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Few ?'s;  
What room #?  
Do I need to bring anything?  
What should I expect?

Thanks,  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

III

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Pre-trial settlement  
**Date:** December 27, 2016 6:16:11 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 19, 2015 at 2:33:44 PM CST  
**To:** HANS MAST <hansmast@att.net>  
**Subject:** Re: Pre-trial settlement

Hans,  
I got it...  
Why does your mail always arrive opened?  
Also, many statements in the memo appear inaccurate. Not sure if it really matters.  
I'd ask for more \$ in the demand... There is no way what is written is enough  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

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Few ?'s;  
What room #?  
Do I need to bring anything?  
What should I expect?

Thanks,  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Subject:** Fwd: Pre-trial settlement  
**Date:** December 27, 2016 6:16:49 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Date:** February 15, 2015 at 4:04:11 PM CST  
**To:** HANS MAST <[hansmast@att.net](mailto:hansmast@att.net)>  
**Subject:** Re: Pre-trial settlement

It's Sunday and I haven't seen it.

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Feb 9, 2015, at 12:42 PM, HANS MAST <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

I sent you a copy of our Memo of the Case....if you don't get it this week let me know..

On Monday, February 9, 2015 12:39 PM, Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)> wrote:

What memo?

> On Feb 9, 2015, at 12:01 PM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

>

> First off is the settlement memo accurate and okay with you or is there anything you want to change or modify

>

> Sent from my iPhone

>

>> On Feb 9, 2015, at 11:18 AM, Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)> wrote:

>>

>> Hi Hans,

>> I received your letter on the pre-trial settlement.

>> I am available on April 9th at 1:30pm.

>>

>> Few ?'s;

>> What room #?

>> Do I need to bring anything?

>> What should I expect?

>>

>> Thanks,

>> Paul

>>

>> Paul Dulberg

>> 847-497-4250

>> Sent from my iPad



**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Subject:** **Fwd: Pre-trial settlement**  
**Date:** December 27, 2016 6:17:49 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Date:** February 9, 2015 at 12:39:58 PM CST  
**To:** Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)>  
**Subject:** **Re: Pre-trial settlement**

What memo?

On Feb 9, 2015, at 12:01 PM, Hans Mast <[hansmast@att.net](mailto:hansmast@att.net)> wrote:

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Sent from my iPhone

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I am available on April 9th at 1:30pm.

Few ?'s;  
What room #?  
Do I need to bring anything?  
What should I expect?

Thanks,  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Pre-trial settlement  
**Date:** December 27, 2016 6:18:38 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 9, 2015 at 11:18:23 AM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** Pre-trial settlement

Hi Hans,  
I received your letter on the pre-trial settlement.  
I am available on April 9th at 1:30pm.

Few ?'s;  
What room #?  
Do I need to bring anything?  
What should I expect?

Thanks,  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** **Fwd: Pre-trial settlement**  
**Date:** December 27, 2016 6:18:17 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** February 9, 2015 at 11:18:23 AM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** **Pre-trial settlement**

Hi Hans,  
I received your letter on the pre-trial settlement.  
I am available on April 9th at 1:30pm.

Few ?'s;  
What room #?  
Do I need to bring anything?  
What should I expect?

Thanks,  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad



**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** **Fwd: Band?**  
**Date:** December 27, 2016 6:19:34 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** January 30, 2015 at 3:56:26 PM CST  
**To:** Hans Mast <hansmast@att.net>  
**Subject:** **Band?**

Hans,  
Your in a band?  
Cool  
I gotta see this...  
Who owns the gambler these days?  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Subject:** **Fwd: Not business**  
**Date:** December 27, 2016 6:20:07 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
**Date:** January 30, 2015 at 3:20:41 PM CST  
**To:** Hans Mast <[hansmast@comcast.net](mailto:hansmast@comcast.net)>  
**Subject:** **Not business**

Hi Hans,  
You play in a band?  
The invite says its at the gambler.  
Who owns that place these days?  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** **Fwd: Thank you**  
**Date:** December 27, 2016 6:20:38 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** January 9, 2015 at 12:45:30 PM CST  
**To:** Hans Mast <hansmast@comcast.net>  
**Subject:** **Thank you**

Hans,  
Thanks for getting everything the bankruptcy judge needs.  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: Independent medical examination  
**Date:** December 27, 2016 6:22:07 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** December 20, 2014 at 7:44:11 AM CST  
**To:** Hans Mast <hansmast@comcast.net>  
**Subject:** Independent medical examination

Hans,

Would giving David Gagnon and his insurance Allstate the chance to do an independent medical examination of my impaired arm help any?

This could diffuse any idea that I'm exaggerating or that they would even want to try to claim that it's not as bad as I make it out to be.

Who knows, perhaps the 7th dr to evaluate the injury knows something that the others didn't and they could actually improve my condition

Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: New counsel  
**Date:** December 27, 2016 6:24:56 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** December 19, 2014 at 12:43:45 PM CST  
**To:** Hans Mast <hansmast@comcast.net>  
**Subject:** Fwd: New counsel

I have to wonder...

Is it the fact that David Gagnon doesn't have a bigger insurance policy?

Or perhaps that I didn't lose my arm?

What is it that isn't good enough for your firm that they would actually drop a client they chose to represent?

I'm betting in the end it's all about the amount of money your firm can make off of my injuries because I've done nothing to exaggerate or hide anything.

Have a merry Xmas, now I'm late to see a dr and my arm muscles are in spasm from trying to type this wasted email as fast as I can.  
Paul

On another note,

David Gagnon already received more than any lawsuit will bring me...

If this was someone I didn't know...

I'd find out how to put the guy in prison for as many years as I could.

No one should be allowed to use a chainsaw like he did and get away with it!

The gift I gave David by providing him with the benefit of the doubt has turned out priceless for him...

What I received is a life sentence even if I win some lawsuit...

What can I do with the money, pay someone else to do the things I would have been able to do myself if this didn't happen?

What part of life makes that appealing?

And how long will that last?

I went from being a doer with some potential to being a watcher and beggar. There is nothing that can change that...

Neither David nor his insurance policy can fix any of this.

Your position of fear in this case is appalling.

Oh and one more thing...

Those dr's, vocational experts and federal judge were all in agreement that I was disabled and already gave me a partially favorable judgement.

I believe the only outstanding question was whether the ongoing treatment of injections was going to make it better or not?

Since then, The injections only made me weaker in a different part of the arm for a period and had no positive effect and now I just have to wait and see.

Ending up on disability and having to take meds 3x a day is not a choice or outcome I wanted. Nor did I want to have to fend off an incoming chainsaw or go through a couple of surgeries. I wouldn't wish this on anyone

All I wanted was to heal enough to go back to work. I really did try.

I used to make more money in a few months then I'm going to make all year now. That's no exaggeration.

Oh and that stupid statement I heard you say in the past that part of my injuries were too distal from the cut...

I dare you to Try fending off a chainsaw that's violently cutting into you unexpectedly and survive without any other issue other than where the chainsaw cut you.

And if during that event you should twist an ankle, hit your head, another part of the body or anything else from trying to save yourself... Remember it's too distal from the wound so you lose...

That is absolutely retarded to think that my elbow was too distal from the cut... Think about what it takes to fend off an aggressive chainsaw cutting into you and then tell me if any other smaller, at first unnoticed injury is too distal to be real?

I'm tired of this crap

Talk with you after Monday,  
Paul

Oops, hit send accidentally. . Another issue from a shaky muscle in my forearm...

Hans,

What and where does "you weren't hurt that bad" mean or come from?

It was a deep laceration from a chainsaw and I'm only hurt as bad as it is and that's it.  
I obviously have long term issues with/from the injury so no exaggeration is needed on my part.

Whether or not it's considered disabling is the only real question and that is being decided for us at the federal level with other dr's and vocational experts that I didn't pick.

All that I hope for is that I'm treated by those like you as you would want to be treated.

Thanks for the honesty and I will get back with you after Monday.  
Paul

Paul Dulberg  
847-497-4250  
Sent from my iPad

On Dec 19, 2014, at 10:11 AM, Hans Mast <[hansmast@comcast.net](mailto:hansmast@comcast.net)> wrote:

Here's the deal...they are going to be reviewing the case with a doctor. The doctor will probably say you weren't hurt that bad. So, even if they concede that Mr. Gagnon was at fault, they will likely not offer much on the case. How much, I don't know. But I'm not interested in trying the case. I think it would be very difficult to win. So unless you want to work out a settlement, I think you should consider other counsel. It's tough to make these decisions. I know it makes it tough on you. But these decisions are the reality in working on such cases sometimes.

The good news is that you have a chance to recover in a jury trial. It would be tough, but there is a chance that the jury will believe you. But it will take some time and expense to take the case to trial. If the jury believes your specialist, the damages could be good for you. But there are a lot of "ifs" and I'm not prepared to undertake the risks at this point.

----- Original Message -----

From: Paul Dulberg <[pdulberg@comcast.net](mailto:pdulberg@comcast.net)>  
To: Hans Mast <[hansmast@comcast.net](mailto:hansmast@comcast.net)>  
Sent: Fri, 19 Dec 2014 15:46:43 -0000 (UTC)  
Subject: New counsel

Morning Hans,  
I have a meeting with Randal Baudin's office on Monday.  
Do you really wish that I find new counsel?

Paul  
Paul Dulberg  
847-497-4250

||| | Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: New counsel  
**Date:** December 27, 2016 6:29:36 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** December 19, 2014 at 12:21:14 PM CST  
**To:** Hans Mast <hansmast@comcast.net>  
**Subject:** Fwd: New counsel

On another note,

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I'd find out how to put the guy in prison for as many years as I could.

No one should be allowed to use a chainsaw like he did and get away with it!

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Sent: Fri, 19 Dec 2014 15:46:43 -0000 (UTC)

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Paul

Paul Dulberg

847-497-4250

Sent from my iPad

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Subject:** Fwd: New counsel  
**Date:** December 27, 2016 6:30:41 PM CST  
**To:** paul\_dulberg@comcast.net

**From:** Paul Dulberg <pdulberg@comcast.net>  
**Date:** December 19, 2014 at 9:46:43 AM CST  
**To:** Hans Mast <hansmast@comcast.net>  
**Subject:** New counsel

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