

Judge John W. Markson  
Dane County Circuit Court, Branch 1  
215 South Hamilton St. Room 6109  
Madison, Wisconsin 53703

Telephone (608)266-4231

Facsimile (608)266-4062

Shirley Almeida, Court Clerk  
Kathy Melzer, Judicial Assistant

Debra Jenson,  
Court Reporter

April 15, 2014

Quincy Neri  
809 Thompson Dr. #102  
Madison WI 53704

Rodney Rigsby  
4230 East Towne Blvd. #183  
Madison WI 53704

Counsel and Eric Ferguson: see Distribution List, attached

RE: Quincy Neri, et al. vs. Timothy M. Barber, et al.  
Case No.: 12CV4166

Greetings:

I have received Ms. Kulkoski's letter of April 7, Ms. Neri and Mr. Rigsby's letter of April 9, Mr. Pliner's letter of April 10, and Mr. Barber's letter of April 11.

It seems that Ms. Neri and Mr. Rigsby are now sending things to the professional liability insurance carriers for the lawyers in this case. This needs to stop.

The court of appeals recently affirmed my dismissal of this case and my imposition of sanctions on the plaintiffs. The court also imposed sanctions on Ms. Neri for bringing a frivolous appeal. In addition, the court directed that the plaintiffs be barred from commencing proceedings involving these parties until Ms. Neri satisfied the judgments for costs and fees that had been entered and that will be entered according to the directive of the court of appeals.

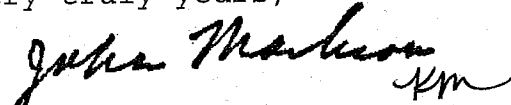
Absolutely the only thing remaining in this case is the determination of the amount of costs and fees I should award to the defendants based upon the frivolous appeal. We will address that promptly upon receiving the remittitur, which I understand is scheduled for May 9.

By this letter, I am reiterating to Ms. Neri and Mr. Rigsby what has been stated before: this case is over. Neither of you may do anything in furtherance of the positions you have asserted in this case, and if you do, you will face a further sanction and will invite a determination that you are in contempt of court.

This case is dismissed. Any attempt to serve process on any other parties in connection with this case is a nullity and will be met with further imposition of sanctions as may be appropriate. Because it is a nullity, neither American Family nor CNA, nor anyone else for that matter, is required to file any response to the amended complaints that have been sent to or served upon them.

Thank you.

Very truly yours,

A handwritten signature in cursive script, appearing to read "John W. Markson", followed by a small monogram "JWM".

John W. Markson  
Circuit Court Judge

Attachment: Distribution List