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State of Minnesota

County of Hennepin - Conciliation

Christopher Roller

(Plaintiff)

vs.

Larson, King, LLP

(Defendant)

Judicial District: 4

County: Hennepin

File Number: 27-CV-11-503

Case Type: Civil

Opposition to Rule 9, Opposition to dismiss; Motion to Compel

I object to the motion to dismiss, and Rule 9. The notion is preposterous. The defenses cannot swear they did not commit a perjury crime, a 5 yr. prison sentence, thus they continue the deception/charade by getting the court to penalize me, so that the defenses do not have to acknowledge my claim, and thus again bypass TruthUnderOath.com service to avoid answering my questions once again because all they can testify to is “pleading the fifth”, which infers guilt in a civil court. They are frustrated at my truth serum and doing whatever it takes to cripple me in seeking justice via truth.

I make a motion to compel the defense to answer my allegation. Did they commit perjury? They’ve gone through this much runaround to avoid answering. That infers guilt. I would like the judge to compel the defense. It is, after all, the reason why this lawsuit was commenced, because they haven’t answered my questions. And a lawsuit exists to find out the truth – discovery. To find out what crimes were committed.

SUMMARY

I oppose the motion to dismiss, and Rule 9, as it will cripple any chances I have toward legal remedies in this state - a constitutional right. I strongly advise the judge to bypass the defense's legal runaround, and compel the defendants to refute the allegations, otherwise defendant is guilty via preponderance of the evidence, and victory is mine.

Respectfully submitted,

Date: ____01 Apr 2011____

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