

Dear Clerk,

I've been approved of Forma Paupis.

Please file the letter and Exhibit (interrogatory response).

Thanks,  
Chris Roller

# State of Minnesota

Christopher Roller

(Plaintiff)

vs.

Wagner, Falconer & Judd, Ltd (WFJ) via  
Prepaid Legal c/o Dan Smith

Judicial District: 4

County: Hennepin

Honorable Judge Mark Boris via WFJ and  
Bosley and State of Minnesota

File Number: 27-CV-09-22812

Cast Type: Civil

Attorney Alexander Gese via Bosley

(Defendant)

## Letter to the Judge

I've been having some difficulties with the defendants. They do not want to discuss mediation, thus we have no mediator at present. I need one assigned via the court please.

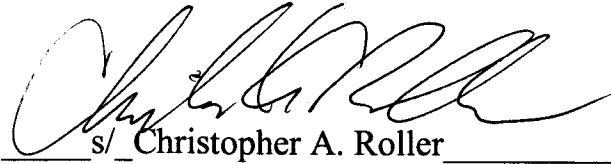
Also, I've been asking for a deposition of the clients in the case with no reply. Per your scheduling order, I've been asking your clerks for a telephone conference to arrange the deposition - with no luck.

So far, there has been no negations to any of my allegations in this case. That makes them facts and claims for relief. The defendants boldly throw away interrogatory deadlines and avoid answers my phone calls for any deposition. The defendant for WFJ did not even respond to my 2Jan2010 interrogatory response. Also, State of MN (Judge Mark Boris) refuses to take part in this case unless the case header includes them.

Please make the defendants answer my questions, whether it is interrogatory, or deposition. Please make them commence discovery per your scheduling order.

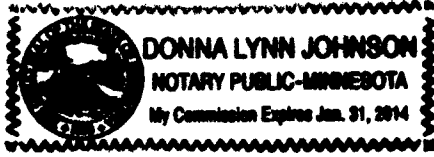
Respectfully submitted,

Date: 6 Jan 2009

  
s/ Christopher A. Roller

Christopher Roller (pro se)  
14806 Quentin Ave S  
Savage, MN 55378  
952.583.2031

5.  
Donna L Johnson



STATE OF MINNESOTA  
COUNTY OF HENNEPIN

DISTRICT COURT  
FOURTH JUDICIAL DISTRICT

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Christopher Roller,

Plaintiff,

vs.

Wagner, Falconer & Judd, Ltd(WFJ) via Prepaid  
Legal c/o Dan Smith

Honorable Judge Mark Boris via WFJ and  
Bosley and State of Minnesota

Attorney Alexander Gese via Bosley,

Defendant.

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Case No.: 27-CV-09-22812

Defendants Alexander Gese's and  
Bosley, Inc.'s Answers to Plaintiff's  
Interrogatories

**To: Plaintiff Christopher Roller, *Pro Se*, 14806 Quentin Avenue South, Savage,  
MN 55378**

Defendants Alexander Gese and Bosley, Inc., by and through their counsel,  
answer Plaintiff Roller's Interrogatories as follows:

**INTERROGATORY NO. 1:**

Why should this lawsuit not be dismissed against your party. Include the claim for relief, and any crimes committed. Be forthcoming to any claim. I may not have stated all claims in the complaint.

**ANSWER:**

Because the Complaint is frivolous, an abuse of process and does not state plausible claims upon which relief can be granted, it should be dismissed with prejudice.

**INTERROGATORY NO. 2:**

What parties should I join in this lawsuit and why? Include the claim for relief, any crimes committed, and the location of the party. Be forthcoming to any claim. I may not have stated all claims in the complaint.

**ANSWER:**

Please see the answer to Interrogatory No. 1 which is incorporated herein. No parties named as defendants in the Complaint should be required to litigate your frivolous, demeaning and baseless allegations.

**INTERROGATORY NO. 3:**

Concerning the conflict of interest, RKMC should not be talking to Judge Mark Boris, to conspire to dismiss Chris Roller's case. Describe the conspiracy, including all parties involved, including Bosley, WFJ, and USPS, to help conspire the dismissal of case Conciliation(sic) Court District 4 080327031.

**ANSWER:**

Please see the answer to Interrogatory No. 1 which is incorporated herein. No allegations stated in the Complaint could support a plausible claim for conspiracy to commit any cause of action recognized under Minnesota law.

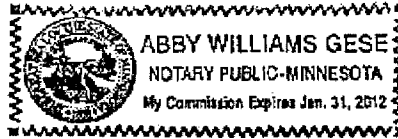
*Alex Geese*

Alexander Geese

Subscribed and sworn to before me  
On December 8, 2009

*Alexander Geese*

Notary Public



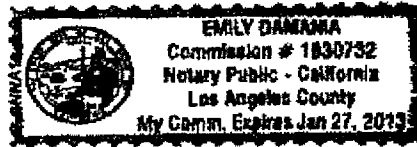
*Roger J. Aull*

Roger J. Aull  
Vice President & Secretary  
Bosley, Inc.

Subscribed and sworn to before me  
On December 7, 2009

*Emily Damama*

Notary Public



DATED: December , 2009

**ROBINS, KAPLAN, MILLER & CIRESI L.L.P.**

*Richard B. Allyn*

By: \_\_\_\_\_

Richard B. Allyn, Atty. No. 1338

2800 LaSalle Plaza  
800 LaSalle Avenue  
Minneapolis, MN 55402-2015  
612-349-8500


**ATTORNEYS FOR DEFENDANTS  
ALEXANDER GESE AND BOSLEY, INC.**

**CERTIFICATE OF SERVICE**


**STATE OF MINNESOTA )**  
**) ss**  
**COUNTY OF HENNEPIN )**

Richard B. Allyn, being first duly sworn on oath, deposes and says, that he is an Attorney in the office of Robins, Kaplan, Miller & Ciresi L.L.P., 800 LaSalle Avenue, Suite 2800, Minneapolis, Minnesota 55402-2015, and that on December 9, 2009, he made service of Defendants Alexander Gese's and Bosley, Inc.'s Answers to Plaintiff's Interrogatories by mailing a true and correct copy thereof, by first class, postage paid mail, to:

Christopher Roller  
14086 Quentin Avenue South  
Savage, MN 55378.

  
Richard B. Allyn

Subscribed and sworn to before me this  
9<sup>th</sup> day of December, 2009.

  
Notary Public

