

**United States District Court  
District of Minnesota**

Christopher Roller

(Plaintiff)

vs.

Sioux Valley Hospitals and Health  
System

(Defendant)

Civil Action No. 05-1420

**AMENDMENT TO  
MEMORANDUM OF LAW IN  
OPPOSITION TO MOTION TO  
DISMISS**

**FACTUAL STATEMENTS**

1. There was another statute defining a limit of use of MN § 541.31 - Apply MN laws to SD

**MN § 541.34 Existing and future claims.**

Sections 541.30 to 541.35 apply to claims arising from incidents occurring on or after August 1, 2004.

I can apply MN § 541.31 to the defendant because the discovery of the fraud (David Copperfield using godly powers) occurred after August 1, 2004, on June 15, 2005.

2. I would like to add another claim to the existing claims I've mentioned.

**MN § 609.05 Liability for crimes of another.**

Subdivision 1. Aiding, abetting; liability. A person is criminally liable for a crime committed by another if the person intentionally aids, advises, hires, counsels, or

conspires with or otherwise procures the other to commit the crime.

Sioux Valley participated in aiding and abetting to concealing godly powers with the mob, and accessory and accomplice for fraud in covering up the alleged poisoning.

## CONCLUSION

MN § 541.31, MN § 541.05, and MN § 541.15 meet the requirements for extensions of limitations and application of SD to MN statutes, and gives me the ability to litigate action against anyone from any state who has committed fraud against me. This qualifies as personal and subject matter jurisdiction, and compensation for aiding and abetting (MN § 609.05 Sub 1) fraud against me as the claim for relief.

Respectfully submitted,

Date: \_\_\_\_30 Oct 2005\_\_\_\_

\_\_\_\_s/\_Christopher A. Roller\_\_\_\_  
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