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IN THE CIRCUIT COURT OF THE 17TH JUDICIAL CIRCUIT IN AND FOR ROWARD COUNTY FLORIDA

POMPANO SENIOR SQUADRON FLYING CLUB, INC., a Florida corporation,

CASE NO.:CACE 20-005993 (08)

Plaintiff,

CARL KENNEDY, individually,

Defendant.

PLAINTIFF'S MOTION FOR SANCTIONS

Plaintiff, POMPANO SENIOR SQUADRON FLYING CLUB, INC. (Plaintiff "Club"), by and through its undersigned counsel, files this Motion for Sanctions against Defendant CARL KENNEDY (Defendant "Kennedy") and says:

 Throughout this case, Defendant Kennedy has attempted to utilize attorney Wendy Hausmann as his attorney in this case.

 Plaintiff Club has objected to same asserting that Wendy Hausmann is the former attorney of Plaintiff Club on issues directly related to the litigation before this Court, in fact, many of the allegations in Plaintiff Club's Complaint reference Ms. Hausmann. On or about July 27, 2020, Plaintiff Club filed a Motion to Disqualify Ms. Hausmann. Copy of Complaint attached as Exhibit #1, Copy of Motion to Disqualify attached as Exhibit #2.

 On or about July 14, 2020, filed a Notice of Limited Appearance on behalf of Mr. Kennedy in this matter. 4. Thereafter, on or about July 14, 2020, Ms. Hausmann filed a Notice of Termination of Limited Appearance only *after* attempting to appear on Defendant Kennedy's behalf.

5. On or about August 27, 2020, in response to this Court's Order mandating mediation between the parties, the parties arranged with Michael Bloom, Esq., to conduct a mediation in this matter.

6. At the beginning of the mediation, given the fact that all such mediations are now conducted via Zoom, Mr. Bloom requested that all parties present at the mediation through Zoom announce their appearance. At that time, Ms. Hausmann did not announce her appearance as participating in the mediation.

7. After the parties broke into caucus, Mr. Bloom reappeared with Plaintiff Club and informed Plaintiff Club that despite her lack of notice, Ms. Hausmann appeared in the mediation on behalf of Mr. Kennedy as his attorney.

Except for the Notice of Limited Appearance, which she ultimately withdrew,
 Ms. Hausmann has not filed a Notice of Appearance in this case.

9. Despite her lack of a permanent Notice of Appearance, Ms. Hausmann in fact appeared at the mediation allegedly representing Defendant Kennedy.

10. Plaintiff Club asserts that Wendy Hausmann is committing a fraud upon this Court. Ms. Hausmann has on multiple occasions attempted to represent Mr. Kennedy in the proceedings herein while skirting her obligation to file a Notice of Appearance. Instead, Ms. Hausmann simply appears in the background on behalf of Mr. Kennedy, thus avoiding triggering a hearing on Plaintiff Club's pending Motion to Disqualify her.

As this Court itself said at one of the hearings between the parties, that unless
 Ms. Hausmann files a Notice of Appearance, issues regarding her disqualification would

simply be an advisory opinion by this Court. Accordingly, under information and belief, Ms. Hausmann, rather than face the issue of her disqualification, tells the Court that she is not Mr. Kennedy's attorney, as evidenced of her lack of notice of appearance, yet appears in mediation and attempts to act as Mr. Kennedy's attorney in this case.

12. Both Ms. Hausmann and Mr. Kennedy are fully aware of the pending Motion to Disqualify, fully aware that Plaintiff Club's Complaint alleges that there were improper payments made by Mr. Kennedy on behalf of the Club to Ms. Hausmann for an alleged loan for which Plaintiff Club has virtually no documentation whatsoever. (There is no promissory note between Ms. Hausmann and the Club, there are no minutes of Board meetings at which the Board authorized taking a loan from Ms. Hausmann, there are no Board minutes in which the Board authorized payments to Ms. Hausmann, there are no Board minutes that discuss the terms of any such loan between Ms. Hausmann and the Club including the term, the interest rate, or even the very purpose of any such loan).

13. Plaintiff Club asserts that Mr. Kennedy and Ms. Hausmann's actions are in fact creating a fraud upon this Court. Mr. Kennedy is attempting to utilize a former attorney of the Club as his personal attorney defending himself against the allegations of the Club and assists Ms. Hausmann's efforts to skirt the issue regarding her potential disqualification by attempting to act as Mr. Kennedy's attorney without filing a formal Notice of Appearance herein yet attempting to act as his attorney.

14. Ms. Hausmann must either file a Notice of Appearance, engage as Mr. Kennedy's attorney, and thus face Plaintiff Club's Motion to Disqualify or she must be out of the proceedings in total.

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15. Without filing a Notice of Appearance on behalf of Mr. Kennedy, Ms. Hausmann is neither a party to this litigation nor an attorney of record for any party herein. As such, Ms. Hausmann had no basis whatsoever to appear within a confidential mediation between Plaintiff Club and Defendant Kennedy. As this Court is fully aware, mediations are intended to be confidential and such confidentiality only exists between the proper participants to a mediation. Ms. Hausmann's appearance at the mediation was improper thereby waiving the confidentiality of the proceedings.

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16. As an officer of the Court, Ms. Hausmann is required to comply with the Rules of Civil Procedure and the Rules That Govern the Florida Bar. By attempting to appear on Mr. Kennedy's behalf without filing a Notice of Appearance, she violated both. Mr. Kennedy, by attempting to utilize Ms. Hausmann as his attorney and doing so in a manner which prevents Plaintiff Club from having its Motion to Disqualify Ms. Hausmann heard by this Court, is furthering the fraud upon the Court.

WHEREFORE, Plaintiff Club moves this Honorable Court for an Order either declaring Ms. Hausmann Mr. Kennedy's attorney and scheduling Plaintiff Club's Motion for Disqualification, or in the alternative, ordering Ms. Hausman, as an officer of the Court to have no further participation in these matters on behalf of Mr. Kennedy, including consulting with Mr. Kennedy privately, discussing with Mr. Kennedy the pleadings, herein, the causes of action against him, or his defenses thereto, an award of sanctions and attorney fees both against Defendant Carl Kennedy and Wendy Hausmann, and any further relief that this Court deems just and equitable.

I HEREBY CERTIFY that a true and correct copy of the foregoing was sent via eportal this <u>3</u> day of August 2020, to Carl L. Kennedy, II, <u>clktax@aol.com</u> and Wendy Hausmann, Esq., <u>hausmannw@aol.com</u>.

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_/s/Edward F. Holodak____ EDWARD F. HOLODAK, ESQ. Attorney for Plaintiff Fla. Bar No.: 059234 Edward F. Holodak, P.A. 7951 SW 6th Street, Ste. 210 OFFICIAL Plantation, FL 33324 Tel.: 954-927-3436 -PUBLIC - NOT OFFICIAL COPY

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IN THE CIRCUIT COURT OF THE 17TH JUDICIAL CIRCUIT IN AND FOR BROWARD COUNTY, FLORIDA

POMPANO SENIOR SQUADRON FLYING CLUB, INC., a Florida corporation, CASE NO .: CACE 20 - 005993 (08)

Plaintiff,

CARL KENNEDY, individually,

Defendant.

COMPLAINT

Plaintiff, POMPANO SENIOR SQUADRON FLYING CLUB, INC.. a Florida corporation (Plaintiff "Flying Club"), by and through its undersigned counsel, sues Defendant, CARL KENNEDY individually (Defendant "Kennedy") and says:

GENERAL ALLEGATIONS

 Plaintiff Flying Club is a Florida corporation doing business in Broward County, Florida, and is otherwise sui juris.

Defendant Kennedy is over the age of 18, is a resident of Broward County,
 Florida is a prior director of Plaintiff Flying Club and is otherwise *sui juris*.

 Defendant Kennedy was an officer and director of Plaintiff Flying Club from May 22, 2014, until the beginning of 2020.

4. At all times relevant to the issues herein, Defendant Kennedy served as the treasurer of Plaintiff Flying Club.

5. During his term as treasurer, Defendant Kennedy made multiple payments from Plaintiff Flying Club's corporate bank account to pay Defendant

Exhibit #,

Kennedy's American Express credit charges.

6. Just prior to the date Defendant Kennedy was replaced as treasurer of Plaintiff Flying Club, Defendant Kennedy issued checks on Plaintiff Flying Club's corporate checking account to Defendant Kennedy, Wendy Hausmann, Esq., and others.

7. There are no corporate records, resolutions, minutes of meetings, or any other corporate document evidencing authorization for these payments made by Defendant Kennedy to himself, Attorney Hausmann and others.

8. On or about March 19, 2020, Plaintiff Flying Club made demand upon Defendant Kennedy for Defendant Kennedy to produce, to the corporation, all corporate records and documentation belonging to the corporation. Copy of demand letter is attached hereto as Plaintiff Flying Club's Exhibit #1. (the "Record Demand").

 Despite the Record Demand, Defendant Kennedy has failed or refused to turn over the corporate records to Plaintiff Flying Club.

10. Plaintiff Flying Club retained the services of Edward F. Holodak, P.A., and agreed to pay it a reasonable fee for services rendered herein.

 All conditions precedent to bringing this action have been satisfied or waived.

COUNT I ACCOUNTING

 Plaintiff Flying Club realleges the General Allegations and incorporates them herein by reference as if pled herein specifically.

13. This Court has jurisdiction over the parties and the subject matter herein.

14. As a prior director and officer of Plaintiff Flying Club, Defendant Kennedy, especially as treasurer, was in a fiduciary relationship to Plaintiff Flying Club.

15. Due to the scarcity of records left behind by Defendant Kennedy and the remaining members of the Board of Directors of Plaintiff Flying Club, Plaintiff Flying Club cannot accurately reconstruct its financial status and records.

16. Defendant Kennedy authorized various payments as treasurer of Plaintiff Flying Club, which such payments Plaintiff Flying Club cannot reasonably ascertain as to whether they were valid expenses of Plaintiff Flying Club or Defendant Kennedy's own personal expenses.

- 17. Plaintiff Flying Club has no adequate remedy at law.
- 18. Defendant Kennedy breached his duty to Plaintiff Flying Club by:
 - a. failing to keep proper records;
 - b. failing to deliver the Plaintiff Flying Club's financial records to it at the end of his term as treasurer;
 - c. appropriating funds for non-properly authorized expenses;
 - d. using Plaintiff Flying Club's money to make payments on Defendant Kennedy's personal American Express card.

WHEREFORE, Plaintiff Flying Club demands an accounting from Defendant Kennedy, an award of court costs and attorney fees, and any other relief that this Court deems just and equitable.

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COUNT II INJUNCTION

19. Plaintiff Flying Club realleges the General Allegations and incorporates them herein by reference as if pled herein specifically.

20. This Court has jurisdiction over the parties and the subject matter herein.

21. Defendant Kennedy, as the prior treasurer and director of Plaintiff Flying Club, had control of certain financial records and documents which belong to Plaintiff Flying Club.

22. Despite the Record Demand, Defendant Kennedy has failed or refused to turn over Plaintiff Flying Club's corporate records.

23. Upon the expiration of his term as treasurer and director of Plaintiff Flying Club, Defendant Kennedy has no legal right to retain the corporate records of Plaintiff Flying Club.

24. Plaintiff Flying Club requires its corporate records in order to legally and effectively continue its operations.

25. Without having its complete and accurate corporate records, Plaintiff Flying Club is suffering irreparable harm in that it cannot adequately operate, account for past transactions, and know the actions of the prior Board of Directors of Plaintiff Flying Club.

26. Plaintiff Flying Club has no adequate remedy at law.

27. It is the public policy of the State of Florida to enforce its statutes, including the Florida Corporation Act.

28. Chapter 607.1601 et. seq., requires a corporation to maintain certain corporate records, to make such corporate records available for inspection by a

shareholder and director.

29. Accordingly, Plaintiff Flying Club is required by Florida law to maintain such records that are now in the possession and control of Defendant Kennedy but which ultimately belong to Plaintiff Flying Club.

WHEREFORE, Plaintiff Flying Club moves this Honorable Court for an injunction requiring Defendant Kennedy to return all corporate records in his possession or control to Plaintiff Flying Club, an award of its court costs and attorney fees, and any other relief that this Court deems just and equitable.

> /s/ Edward F. Holodak EDWARD F. HOLODAK, ESQ. Attorney for Plaintiff Florida Bar # 059234 EDWARD F. HOLODAK, P.A. 7951 SW 6th Street, Suite 210 Plantation, FL 33324 Telephone: (954) 927-3436 pleadings@holodakpa.com

LAW OFFICES OF EDWARD F. HOLODAK, P.A.



EDWARD F. HOLODAK, Esq. Admitted in Florida and Washington, D.C.

Lawrence E. Blacke, Esq. Of Counsel Admitted in Florida and Massachusetts

7951 SW 6th Street Suite 210 Plantation, FL 33324 954-927-3436

3326 NE 33rd Street Ft. Lauderdale, FL 33308 954-566-5070

This Firm Acts as a Debt Collector Edward@bolodakpa.com www.browardbusinesslawyers.com March 19, 2020

Via Certified Mail Return Receipt Requested 7018 0040 0000 2050 3342 and Regular U.S. Mail

Carl Kennedy 2929 S. Ocean Blvd., Suite 510 Boca Raton, FL 33432

Re: Pompano Senior Squadron Flying Club, Inc.

Dear Mr. Kennedy:

The new Board of Directors of Pompano Senior Squadron Flying Club, Inc. d/b/a Pompano Beach Flying Club retained this law firm as the Corporation's counsel. As you know, you are no longer a member of the Board of Directors of the Corporation, nor are you any longer the treasurer. Accordingly, the new Board of Directors demands that within five (5) days of receipt of this letter, you immediately transfer all documentation belonging to the Corporation to me. This includes all check books, financial statements, accounting records, financial records, bank statements, policies, membership lists, insurance stock certificates, correspondences to and from the Corporation to any third party, minutes of all Board of Directors meetings, minutes of all shareholders meetings, any and all shareholder agreements, the Corporation by-laws, the Articles of Incorporation, and all books and records of the Corporation. As a former Board member, you no longer have any legal right to retain the above documents. Accordingly, if you fail to comply with this demand, the Board has authorized me to take all legal actions necessary against you to obtain these documents.

Thank you for your anticipated cooperation with the above demand. I remain,

Very truly yours,

Edward F. Holodak

Edward F. Holodak Attorney at Law

EFH/tp

Exhibit #

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IN THE CIRCUIT COURT OF THE 17TH JUDICIAL CIRCUIT IN AND FOR ROWARD COUNTY FLORIDA

POMPANO SENIOR SQUADRON FLYING CLUB, INC., a Florida corporation,

CASE NO.:CACE 20-005993 (08)

Plaintiff,

CARL KENNEDY, individually,

Defendant.

VERIFIED MOTION TO DISQUALIFY COUNSEL PURSUANT TO FLORIDA BAR RULE 4-1.9

Plaintiff, POMPANO SENIOR SQUADRON FLYING CLUB, INC. (Plaintiff "Club"), by and through its undersigned counsel, files this Motion to Disqualify Wendy Hausmann, Esq. as counsel for Defendant Carl Kennedy (Defendant "Kennedy"), pursuant to Rule 401.9 Florida Rules Regulating the Florida Bar and Florida law and says:

1. Plaintiff Club filed suit against Defendant Kennedy seeking an accounting from its former treasurer and as importantly for purposes of this motion, seeking information regarding an alleged loan from Wendy Hausmann, Esq., to the Club and payments made to Ms. Hausmann.

2. It is the Club's assertion that Ms. Hausmann was Plaintiff Club's attorney and was Plaintiff Club's attorney during the time she made the alleged loan to Plaintiff Club.

3. Plaintiff Club needs the accounting from Defendant Kennedy because there is no promissory note, no documentation from Ms. Hausmann to Plaintiff Club, as

Exhibit#

required by the Florida Bar as Ms. Hausmann was Plaintiff Club's attorney at the time.

4. In response to the lawsuit, Ms. Hausmann has:

a. Filed a Notice of Appearance on Defendant Kennedy's behalf in opposition to a Motion for Default;

Sent numerous emails indicating that she fully intends to represent
 Mr. Kennedy;

c. In response to a Court Order that the parties participate in mediation, sent emails indicating she would represent Defendant Kennedy during the mediation on the above matters. Copies of Notice and emails attached as Plaintiff Club's Composite Exhibit #1.

5. In support of its position that Ms. Hausmann was Plaintiff Club's attorney, Plaintiff Club attaches and incorporates herein by reference the following:

Invoices from Ms. Hausmann to the Club for professional services;

b. Payments from Plaintiff Club to Ms. Hausmann for those invoices;

c. Communications from Ms. Hausmann to members of Plaintiff Club in which she states she is representing the Club;

d. Notices that Ms. Hausmann has amended the Club's By-Laws. Copies of communications attached as Plaintiff Club's Composite Exhibit #2.

 Rule 4-1.9 Conflict of Interest; Former client of the Rules that Govern the Florida Bar states:

"A lawyer who has formerly represented a client in a matter must not afterwards:

(a) Represent another person in the same or a substantially related matter in which that person's interests are materially adverse to the interest of the former client unless the former client gives inform consent;

(b) Use information relating to the representation to the disadvantage of the former client except as these rules would permit or require with respect to a client or when the information has become generally known; or

(c) Reveal information relating to the representation except as these rules would permit or require with respect to a client.

7. It is Plaintiff Club's assertion that Wendy Hausmann represented the Club as its former general counsel.

8. The interest of Plaintiff Club and Defendant Kennedy are clearly adverse and Plaintiff Club has not given its consent to Ms. Hausmann's representation of Defendant Kennedy. See Composite Exhibit #3.

9. Formerly, Ms. Hausmann has represented the Club in an attempt to collect membership fees and dues from members. See copy of communications from Wendy Hausmann on behalf of the Club attached hereto as Plaintiff's Composite Exhibit #4.

10. Ms. Hausmann has reviewed the Club's By-Laws and made proposed changes thereto, billed the Club for such work and receive payment from the Club. See invoices and communication attached hereto as Plaintiff's Composite Exhibit #5.

11. Ms. Hausmann has given advise and consent to the Club relative to protecting the Club's interest against former members of the Club who have threatened suit and legal action against it. See copies of communications from Ms. Hausmann attached hereto as Plaintiff's Composite Exhibit #6.

12. Florida law presumes that during each of these matters of representation that confidential and privileged information was given by the former client to the former attorney. See *State Farm Mut. Auto Ins. Co. v. K.A.W.* 575 So.2d 630, 634 (Fla. 1991).

13. In discussing the By-Laws and Amendments to By-Laws, clearly Ms.

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Hausmann would have discussed with Plaintiff Club the operation of the Club, the duties and responsibilities of directors to the Club, the duties and responsibilities of members to the Club and the Club's converse duties and obligations.

14. The Club is now suing Defendant Kennedy, its former officer and director, regarding the former officer and director's duties and obligations to the Club including but not limited to providing financial records, providing an accounting for the financial activities that occurred during the time Defendant Kennedy was the Club's director, questions about payments made to Ms. Hausmann, questions about an alleged loan made by Ms. Hausmann to the Club with no associated promissory note, written communications from Ms. Hausmann to the Club regarding the loan and any potential conflicts of interest that arise from same as it was made during the time she represented Plaintiff Club as based upon the documents attached hereto, the terms of such loan and repayment thereof. A copy of check from Ms. Hausmann to the Club marked loan is attached hereto as Plaintiff's Exhibit #7.

15. Based upon the above, there is also the strong probability that Ms. Hausmann will be a material witness in that she will have to give testimony as to the alleged loan between herself and Plaintiff Club. Clearly, in addition to Rule 4-1.9 as stated above, the fact that Ms. Hausmann will be a material witness and have to give deposition testimony regarding the very issue of the litigation between Plaintiff Club and Defendant Kennedy requires Ms. Hausmann's disqualification as an attorney for Defendant Kennedy. See *Fleitman v McPherson*, 691 So.2d 37, 38 (Fla. 1st DCA 1997) (holding disqualification of attorney is warranted when the attorney becomes a central figure or indispensable witness in a case). It is abundantly clear to any reasonable person that the issues involved in Ms. Hausmann's former representation of Plaintiff Club and the litigation between the Club and Defendant Kennedy are identical or substantially similar thus requiring her disqualification pursuant to Rule 4-1.9. See *Rule 4-1.9*.

16. Although under Florida law, whether an attorney represents a client is to be taken from the client's point of view, it is clear from Ms. Hausmann's own words, invoices, checks, and receipts of payment that Ms. Hausmann formerly represented the Club. See *Florida Bar v Dunegan*, 731 So.2d 1237 (Fla. 1999)(holding an attorney violated Bar Rules 4-1.7 and 4-1.9 when the attorney attempted to represent the husband in dissolution proceedings after formerly representing the husband and wife in matters relating to their business. The case between the Club and Carl Kennedy it tantamount to a family dissolution case in that it involves the interest of the business, the requirements of a former board of director pursuant to the By-Laws, and the financial interest of the company.

17. While Ms. Hausmann denies that she ever represented the Club, such denials defy logic are contrary to the attached exhibits and are contrary to Plaintiff Club's position that Ms. Hausmann was its former counsel.

Based upon the attached exhibits, Ms. Hausmann formerly represented the Club to rewrite its By-Laws, to be involved in litigation matters regarding collected monies on behalf of the Club, and in giving the Club an alleged undocumented loan. Clearly those former representations are substantially similar to the issues involved between the Club and Defendant Kennedy in this matter and as such, would require disqualification pursuant to Rule 4.1-9 as stated by the Supreme Court in *Dunegan*. See *Blamey v Menadier*, 283 So.2d 938 (Fla. 3rd DCA 2019) (holding that disqualification of attorney was justified where attorney drafted a proposed term sheet, bills for the term sheet were

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paid for by the corporation and attorney did various other legal tasks for corporation prior to the suit and the lawsuit involved the term sheet). In *Blamey*, the attorney drafted a term sheet which became a subject matter of litigation between the parties. In this case, the exhibits attached to this motion evidence that Ms. Hausmann amended and rewrote the corporation's By-Laws which control the obligations of directors to the corporation. The dispute is now between the corporation and a former director regarding alleged violations of those duties and obligations.

18. Although Wendy Hausmann has already informed this Court that The Florida Bar is considering an Inquiry against her filed by Plaintiff Club, an actual violation of ethical rules is not a prerequisite to granting a motion for disqualifying an attorney to avoid the appearance of impropriety. See *Kenn Air Corp. v Gainesville-Alachua County Regional Airport Authority*, 593 So.2d 1219 (Fla. 1st DCA 1992). In *Kenn Air Corp.*, the corporation sought to disqualify the opposing attorney based upon the fact that the former attorney represented the corporation's prior predecessor in interest. *Id.* at 1221. In this case, Ms. Hausmann represented Plaintiff Club, not Plaintiff Club's predecessor in interest. If the court found disqualification was necessary when the attorney represented a corporation's predecessor in interest, how much more so when the attorney represented the actual corporation.

19. The Kenn Air Corp. Court went on to hold that Rule 4-1.9 prohibits an attorney from switching sides because under Rule 4-1.6, the duty of confidentiality requires all attorneys to protect all confidences and information obtained during representation of a client, and the duty continues even after the attorney/client relationship is terminated. In Kenn Air Corp., the attorney represented the corporation regarding the corporation's leases at the airport and an irrebuttable presumption arose

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that the compariy had disclosed confidences to the attorney regarding leases and its operation related to leases. In this matter, based upon the exhibits attached hereto, Ms. Hausmann represented Plaintiff Club regarding the By-Laws, financial collection matters, and the interest of the company and threatened litigation by a former shareholder. The company now sues Defendant Kennedy over his duties as a director, the financial dealings of the company, and the financial interactions between Plaintiff Club and Ms. Hausmann. Just as the court found disqualification of the attorney in *Kenn Air Corp.*, this Court should also disqualify Ms. Hausmann. See *TTT Corp.* v Jalis Development, Inc., 682 So.2d 1160 (Fla. 5th DCA 1996) (holding disqualification of attorney is warranted where attorney had gained access to corporation records and new lawsuit involved former corporate director).

WHEREFORE, Plaintiff Flying Club moves this Honorable Court for entry of a judicial default against Defendant Kennedy for failure to file a responsive pleading, and any other relief that this Court deems just and equitable.

GREGORY GILHOOLY

The foregoing instrument was acknowledged before me, by means of ______ physical presence or ______online notarization, this 18^{+} day of July, 2020, by GREGORY GILHOOLY who is personally known to me or who produced

as identification and who did take an oath.

Public State of Florida Zalikha Mohammed Hosein 6810n GG 975288 7524

My Commission Expires: 7-4-224

I HEREBY CERTIFY that a true and correct copy of the foregoing was sent via eportal this <u>21</u>th day of July 2020, to Carl L. Kennedy, II, <u>clktax@aol.com</u> and to Wendy Hausmann, Esq., 20283 State Rd. 7, Suite 400, Boca Raton, FL 33498

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/s/Edward F. Holodak EDWARD F. HOLODAK, ESQ. Attorney for Plaintiff Fla. Bar No.: 059234 Edward F. Holodak, P.A. 7951 SW 6th Street, Ste. 210 Plantation, FL 33324 Tel.: 954-927-3436 pleadings@holodakpa.com

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IN THE CIRCUIT COURT OF THE 17th JUDICIAL CIRCUIT IN AND FOR BROWARD COUNTY, FLORIDA

POMPANO SENIOR SQUADRON FLYING CLUB, INC. (aka POMPANO BEACH FLYING CLUB)

Plaintiff,

and

Case No.: CACE 20-005993 Division (8)

CARL L. KENNEDY, II

Defendant.

NOTICE OF LIMITED APPEARANCE

Wendy A. Hausmann, Esquire, hereby files this Notice of Limited Appearance on behalf of Carl L. Kennedy, II, Defendant, for the limited purpose of the hearing scheduled for 8:45 a.m. on July 14, 2020 to represent Mr. Kennedy in connection with his Second Motion for Extension of Time Due to Plaintiff's Knowing and Intentional Interference with Defendant's Ability to Obtain Counsel, as well as Plaintiff's Opposition thereto and Motion for Judicial Default.

Copies of all court papers in connection with these issue(s) should be served to the undersigned attorney, as well as to Mr. Kennedy, at the addresses listed below.

I hereby certify that on the 14th day of July, 2020, I served a copy of this document via the Florida e-portal to Edward Holodak, Esquire at pleadings@holodakpa.com.

Respectfully submitted,

/s/ Wendy A. Hausmann Wendy A. Hausmann, Esquire 20283 State Road 7, Suite #400 Boca Raton, Florida 33498 (561) 477-5353 Fla. Bar No. 304300 hausmannw@aol.com

E-service:

/s/ Carl L. Kennedy, II Carl L. Kennedy, II 2929 S. Ocean Blvd., #510 Boca Raton, FL 33432 304-552-0206 E-Mail Address: clktax@aol.com

Composite Exhibit #1

From:	hausmannw@
To:	Edward Holod
Cc:	ciktax@aol.col
Subject:	Our telephone
Date:	Tuesday, July

hausmannw@aol.com Edward Holodak ciktax@aol.com Our telephone call after the Hearing this moming Tuesday, July 14, 2020 11:34:59 AM

Mr. Holodak:

This will confirm that I called you almost immediately after the Hearing this morning to "play nice in the sandbox" and offered to mediate this case in the next 20 days (before Mr. Kennedy's responsive pleading is due in 30 days) rather than your client having to wait 45 days. In response, you advised me that your client "does not want to play nice in the sandbox" and objects to my accompanying Mr. Kennedy to mediation. You further advised that you would be filing a Motion to Disqualify me tomorrow and would be setting such Motion on Motion Calendar. I will object to your Motion to Disqualify me as being inappropriate for Motion Calendar, as such a Motion will clearly require testimony and other evidence. Kindly ensure that you coordinate an evidentiary hearing with both myself and Mr. Kennedy. I will have at least two (2) witnesses (in addition to Mr. Kennedy and myself) and I believe I will need 45 minutes to defend against such a Motion. If you need equal time, kindly obtain dates and times for a 90-minute hearing.

It seems antithetical to your client's alleged purpose in resolving this matter and obtaining whatever they need from Mr. Kennedy that they believe he has, to oppose my attendance at a mediation, as Mr. Kennedy would be within his rights, if he must go alone, to simply keep his mouth shut at a mediation if he is unable to have me there to participate. Is that what your client wants? To prolong this matter further? Again, this belies anything other than a witch-hunt of Carl Kennedy, rather than a legitimate business purpose.

I will await your Motion to Disqualify.

Wendy A. Hausmann

From	hausmannw@
To:	Edward Holod
Subject:	PBFC - 5/13/2
Date:	Wednesday, N

<u>hausmannw@aol.com</u> <u>Edward Holodak</u> PBFC - 5/13/20 Zoom Meetings Wednesday, May 13, 2020 11:31:29 AM

Mr. Holodak:

Although my client requested in writing of the PBFC Club Secretary, Greg Galyo (which request was copied to all Officers and Directors), that he be permitted to record the PBFC Board of Directors meeting as well as the general membership meeting beginning at 5:00 p.m. today on Zoom, as is available by the program. As of this writing he has received no response from Mr. Galyo.

Kindly advise your client to permit the recording of the Zoom meetings this evening for litigation hold purposes.

Thank you, Wendy A. Hausmann

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----Original Message----To: <u>edward@holodakpa.com</u> <<u>edward@holodakpa.com</u>> Co: <u>clktax@aol.com</u> <<u>clktax@aol.com</u>> Sent: Fri, May 8, 2020 9:32 am Subject: PBFC - Minutes of 5/4/20 Special Meeting

Mr. Holodak:

I have been provided a copy of the Minutes of the Special Meeting held by the PBFC Board of Directors on May 4, 2020. Unfortunately, the Minutes are inaccurate and must immediately be corrected to include the conspicuous omission of the Motion made by Robert Breeden to disavow and default on the monies owed to former members of PBFC. You see, Mr. Holodak, I was "present" for that Zoom meeting. I am a witness and will testify to Robert Breeden's Motion for attempted theft of former members monies. I personally saw his face and heard him speak the words. The omission from the Minutes is hardly inadvertent. It is reprehensible, outrageous and reveals the new Board of PBFC and its Officers to be both thieves and liars. Since I will be a witness to the events at the Special Meeting on May 4, 2020, I have already provided the contact information of a collection attorney to Carl Kennedy for dissemination to current members or former members as may be necessary or appropriate (current members are also entitled to the return of their \$1700 should they decide to withdraw from PBFC at this point as that is the contract into which they entered when they joined PBFC). My colleague will easily and without hesitation subpoena the "Zoom" records pertaining to the meeting held on May 4, 2020 to be used in any action, and of course, I can also provide him with a list of all participants at the Special Meeting.

The purpose of this email is solely to demand that your client correct the Minutes of the Special Meeting held on May 4, 2020 to accurately contain and reflect the Motion made by Robert Breeden during said meeting, as well as the immediately following response to same by the PBFC President in connection with a "non-refundable deposit", neither of which issues were noticed for this Special Meeting. Your client's underhanded, sneaky and <u>far from transparent</u> conduct will not be ignored or tolerated, nor will it be kept hidden or secret.

Please do not reply to this email as it will be not be read. This email is being sent solely to put you and PBFC on notice; it is not to open a dialogue between us.

Thank you, Wendy A. Hausmann

Carl

WENDY A. HAUSMANN

Attorney and Counselor at Law

PUBLIC

*Member Florida and Maryland Bars

> NOT OFFICIAL COPY 2020 February 1,

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Pompano Beach Flying Club c/o Treasurer - Carl L. Kennedy 2929 S. Ocean Blvd. Unit #510 Boca Raton, FL 33432

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Amount Hours

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1/30/20 Preparation of revisions to Corporate Bylaws; Multiple telephone conferences with Carl L. Kennedy re: same.

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20283 State Road 7, Suite #400, Boca Raton, Florida 33498 Telephone (561) 477-5353 E-mail: hausmanuw@aol.com.

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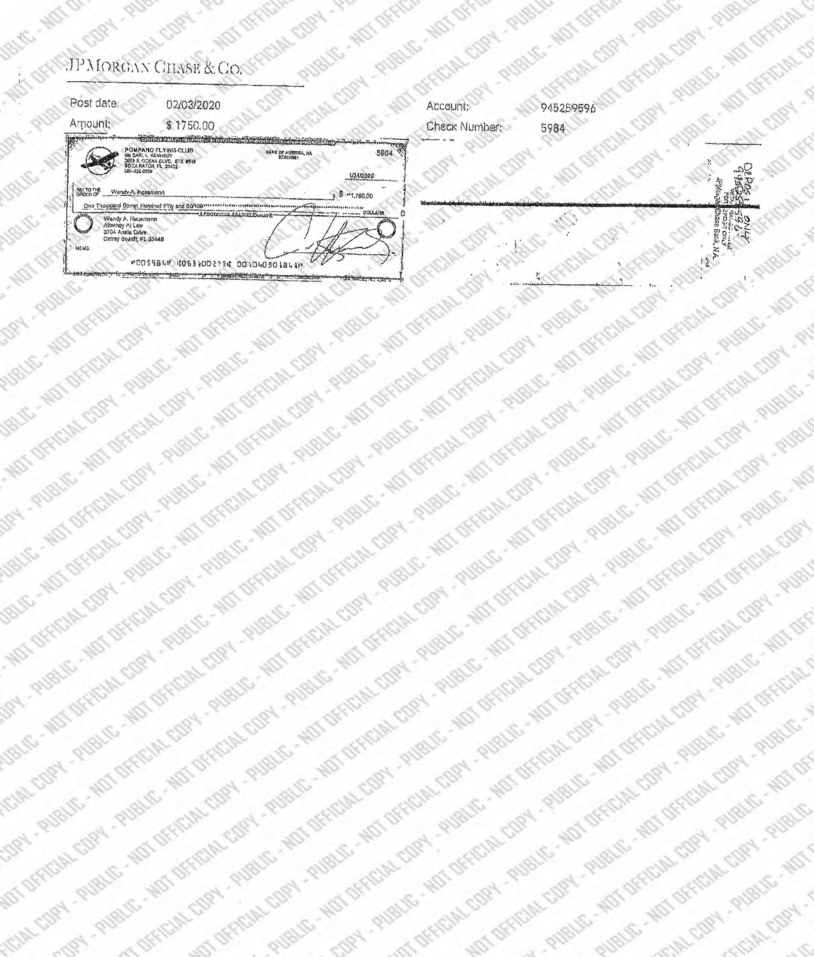
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From: Carl Kennedy <<u>clktax@aol.com</u>> Date: May 10, 2020 at 7:55 PM To: Carl Kennedy <clktax@aol.com>

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Subject: Fwd: PBFC - Minutes of 5/4/20 Special Meeting

CumposikExhibit 3

To All,

Below is my lawyer's response to me upon her review of Greg Gilhooly's letter today to former and presumably current members.

I thought I would share.

Respectfully,

Carl Kennedy

-----Original Message-----To: <u>clktax@aol.com</u> <<u>clktax@aol.com</u>> Sent: Sun, May 10, 2020 3:56 pm Subject: Re: PBFC - Minutes of 5/4/20 Special Meeting

Carl:

I have read Gilhooly's letter to the Former Members. My response is...

hahahahahahahahahahaha if he thinks he's going to get away with that! I would argue that the provision he quotes is a *supplement to, and not an "instead of"* as he is attempting to portray. I believe the entitled return of the \$1700 to the former and current members by PBFC is solid. The audacity this new Board has in attempting to discharge its responsibilities and cast you as the Devil is astonishing. I am certain "right" will prevail.

I have also reviewed Ms. Worley's e-mail, so before you ask me, I will say this. Ms. Worley has an impressive resume, but unfortunately it does not include being a lawyer.

My advice is....do nothing at this time....when the lawsuits start rolling in or inquiries are made of you as to how to proceed, simply give them the contact info I gave to you for my colleague. He is already on it.

Wendy

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please notify us immediately by return e-mail or by telephone at 561.477.5353 and delete this message. Please note that if this e-mail message contains a forwarded message or is a reply to a prior message, some or all of the contents of this message or any attachments may not have been produced by THE LAW OFFICES OF WENDY A. HAUSMANN, 20283 STATE ROAD 7, SUITE 400, BOCA RATON, FL 33498, E-MAIL: hausmannw@aol.com.

-----Original Message-----From: Carl Kennedy <<u>clktax@aol.com</u>> To: <u>hausmannw@aol.com</u> <<u>hausmannw@aol.com</u>> Sent: Sun, May 10, 2020 3:11 pm Subject: Fwd: PBFC - Minutes of 5/4/20 Special Meeting

Wendy,

For your review and advice.

Respectfully,

Carl

----Original Message--From: Gregory Gilhooly <sgtgrg@aol.com> To: clktax@aol.com <clktax@aol.com> Cc; cbaker847@gmail.com <cbaker847@gmail.com>; gblohm@runbox.com <gblohm@runbox.com>; borersj@g.cofc.edu <borersj@g.cofc.edu>; kobe.rc12@gmail.com <kobe.rc12@gmail.com>; shelbychristmas@gmail.com <shelbychristmas@gmail.com>; chrisdavy@me.com <chrisdavy@me.com>; blueskydoc@aol.com <blueskydoc@aol.com>; carlos a figueroa@mac.com <carlos a figueroa@mac.com>; eac4me@gmail.com <eac4me@gmail.com>; tonyha81@bellsouth.net <tonyha81@bellsouth.net>; markjohnson75@hotmail.com <markjohnson75@hotmail.com>; james@autobasecorp.com <james@autobasecorp.com>; john@ewaycorp.com <john@ewaycorp.com>; rpmagnusson@me.com <rpmagnusson@me.com>; evanairplane@gmall.com <evanalrplane@gmail.com>; jeff@drakealexander.com <jeff@drakealexander.com>; jnozick@gmail.con <inozick@gmail.com>; luis.m.ochoa@gmail.com <luis.m.ochoa@gmail.com>; antoniopalazuelos@gmail.com <antoniopalazuelos@gmail.com>; mirascoe@gmail.com <mirascoe@gmall.com>; morganwuzhere@gmail.com <morganwuzhere@gmail.com>; hdossantosneto@gmail.com <hdossantosneto@gmail.com>; cap9722@gmail.com <cap9722@gmail.com>; nsolano66@hotmall.com <nsolano66@hotmail.com>; rosstigner@gmail.com <rosstigner@gmail.com>; rolecall5@gmail.com <rolecall5@gmail.com>; sniper0910@yahoo.com <sniper0910@yahoo.com>; blackbat@bellsouth.net <blackbat@bellsouth.net>; ba5852@aol.com <basile="color: blue;"><basile="color: blue;"><basile="color: blue;"><basile="color: blue;"><basile="color: blue;"><basile="color: blue;">blue;

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Attached hereto are two files, File #1 are the current by laws File #2 A letter sent to past members

Thank you

Gregory Gilhooly President, Pompano Beach Flying Club

-----Original Message--From: Carl Kennedy <<u>clktax@aol.com</u>> To: sgtgrg@aol.com <sgtgrg@aol.com> Cc: cbaker847@gmail.com <cbaker847@gmail.com>; gblohm@runbox.com <gblohm@runbox.com> borers/@g.cofc.edu <borers/@g.cofc.edu>; kobe.rc12@gmail.com <kobe.rc12@gmail.com>; shelbychristmas@gmail.com <shelbychristmas@gmail.com>; chrisdavy@me.com <chrisdavy@me.com> blueskydoc@aol.com <blueskydoc@aol.com>; carlos a figueroa@mac.com <carlos_a_figueroa@mac.com>; eac4me@gmail.com <eac4me@gmail.com>; tonyha81@bellsouth.nst <tonyha81@bellsouth.net>; markjohnson75@hotmail.com <markjohnson75@hotmail.com>; james@autobasecorp.com <james@autobasecorp.com>; john@ewaycorp.com <john@ewaycorp.com> rpmagnusson@me.com <rpmagnusson@me.com>; evanairplane@gmail.com <evanairplane@gmall.com>; jeff@drakealexander.com </eff@drakealexander.com>; inozick@gmail.com <inozick@gmail.com>; luis.m.ochoa@gmail.com <luis.m.ochoa@gmail.com>; antoniopalazuelos@gmail.com <antoniopalazuelos@gmail.com>; mirascoe@gmail.com <mirascoe@gmall.com>; morganwuzhere@gmail.com <morganwuzhere@gmail.com>; hdossantosneto@gmail.com <hdossantosneto@gmail.com>; cap9722@gmail.com

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To All,

Please see below the e-mail my attorney sent to the PBFC attorney regarding the special meeting on 05-04-2020 in connection with Bob Breeden's motion to disavow monies owed to former and current members.

Respectfully,

WENDY A. MAUSMANN

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> Mr. Amaury Oniz 7107 Queil Hollow Blvd. Wessey Chapel, FL 33544

RE: Pompano Beach Flying Club

大雨学生!

Dear Mr. Only

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As of the gatemereor, demand is made for the amounts of \$841.08 as reflected by the attached invoice. If we are forced to pursue this matter mough laightion, we will additionally seek pre-padgment and post judgment interest as unowed by law.

It is impetative that you contact this office within thirty (S0) days from the data hereof to discuss this matter. If we have not reached a resolution within thirty (30) days. I have the right to commance legal proceedings against you to recovar the dabt without any additional or humar notice to you and this lates may be offered in court in any trial of this niatter.

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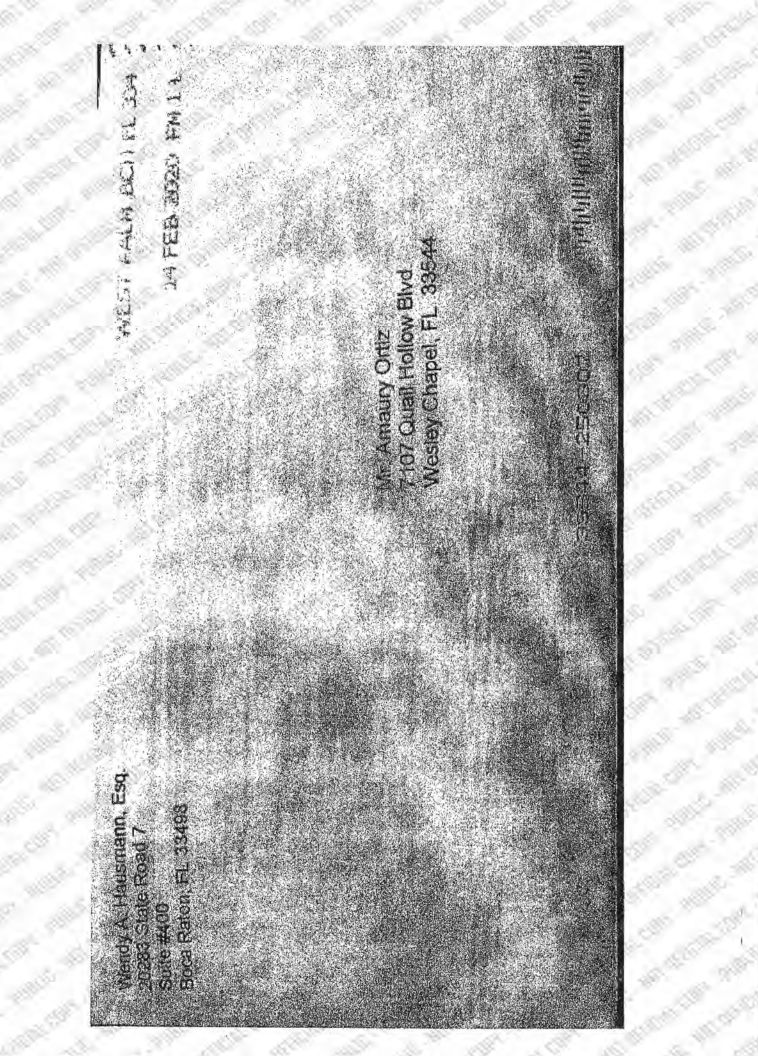
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WENDY A. HAUSMANN

Attorney and Counselor at Law

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*Member Florida and Maryland Bars

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Pompano Beach Flying Club c/o Treasurer - Carl L. Kennedy 2929 S. Ocean Blvd. Unit #510 Boca Raton, FL 33432

Professional services

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20283 State Road 7, Suite #400, Boca Baton, Florida 33498 Telephone (561) 477-5353 E-mail: hausmannw@aol.com

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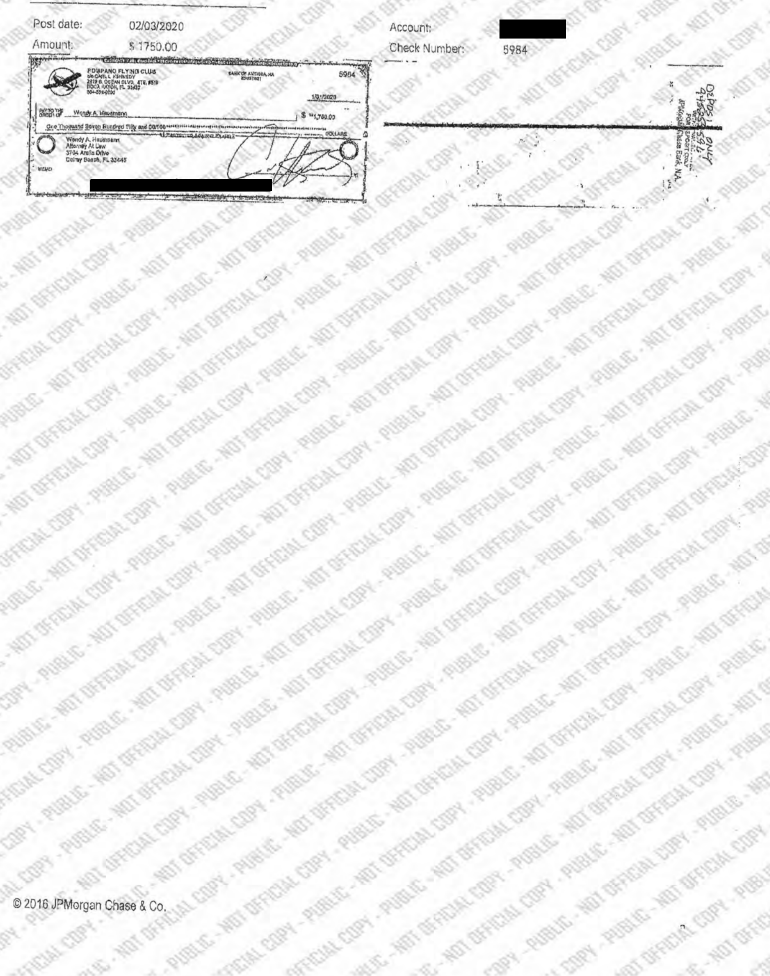
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From: <<u>hausmannw@aol.com</u>> Date: Thu, Nov 14, 2019 at 6:29 PM Subject: Re: PBFC Meeting - 11/13 - Response to Questions To: <<u>brentbutrym@gmail.com</u>> CC: <<u>clktax@aol.com</u>>

Carl:

Kindly forward this, my below email to Brent Butrym, to all members of the Board and anyone else you may deem appropriate. Thank you.

Mr. Butrym:

Since you appear insistent on, and even attempted to again cause chaos for the PBFC at last night's membership meeting by having someone else do your dirty work in your absence, I have requested and been granted the opportunity to reply to your email and answer your questions below, as I believe they address legal matters.

1. Treasurer's assistant

I am fully aware of this issue. I have advised both Carl and the BOD regarding same. Now I will explain it very clearly to you, Sir.

You are not now, nor were you ever, "Assistant Treasurer". In addition, you are not now, nor were you ever, a "non-voting member of the Board". Neither of those positions are valid or legal under the PBFC Bylaws. They do not, and cannot, exist without a parliamentary revision to the Bylaws. Period. There are only 5 permissible members of the BOD, whether "without voting privileges" or not. There are only 4 permissible Officers. At best, it sounds like perhaps for a few minutes, maybe you volunteered to be the Treasurer's assistant. Much different than Assistant Treasurer. These are not just semantics. The difference is huge. A Treasurer's assistant is like a secretary. No authority, no liability, no rights. A Treasurer's assistant goes to Office Depot and gets new rolls of paper for the calculator, puts checks in order, whatever the Treasurer asks him/her to do. On the other hand, an Assistant Treasurer, like an Assistant Manager, has the same authority as the manager and stands in the manager's place in the manager's absence. Similarly, an Assistant Treasurer has authority, rights and liabilities.

Moreover, Mr. Butrym, it is quite evident that you do not wish to assist the Treasurer, Carl Kennedy, in any way, shape or form. You want to monitor, supervise and constitute surveillance over him. Your motives are malevolent, not benevolent. And I will provide advice and "protect" the BOD to the extent that my client is a member of it and their interests are derivative of, or coincide with, his.

Exhibit#6

In any event, if you are still interested and desire to volunteer to be the person who goes to Office Depot, kindly advise Carl. Otherwise, you have no legitimate purpose and are not needed in connection with the Treasurer of PBFC. I hope that puts an end to this issue and clears up any confusion you may have had to date.

2. PBFC audit

Mr. Butrym, your animosity against Carl Kennedy is so obvious and pervasive as to be an intrusion and permanent interference with the current audit process. Communications by any member with the auditing firm are entirely inappropriate and have irreparably tainted and compromised the integrity of the process initiated with this firm by the BOD. I intend to do everything in my power to convince each member of the BOD that the current audit *must* be terminated immediately, and without further cost to the Club, due to the lack of neutrality and impartiality caused by the member(s) contacting the auditing firm without the knowledge and participation of the BOD. Such hypocritical conduct is unconscionable and reeks of the sneakiness and underhandedness which you attribute to my client. Where is the transparency in the members who communicated with the auditing firm? Do they wish to identify themselves and make known their communications? For the sake of transparency, of course. I hope it is realized that the auditing firm has no privilege of confidentiality with you or any other individual member of PBFC, Mr. Butrym. Such communications comprise billable time for which the Board is paying and to which they should be privy.

With respect to your not even veiled accusation that there is a nefarious motive because the audit isn't moving quickly enough for your liking, perhaps you are unaware that PBFC is a hobby for Carl Kennedy and he has a full-time day job that requires his prioritized attention. He also has multiple functions within the Club that take a good portion of his "spare" time as well. If you can put more hours in a day, I'm sure Carl will be willing to fill them with performing extra, beyond the ordinary that he already does, accounting-related functions for the Club. If not, kindly be reminded that patience is a virtue. Be virtuous.

At this point I see 3 viable options regarding this audit. Either 1) get a new firm for the external audit and make it clear that there are to be no communications with PBFC members without full knowledge of the BOD. The BOD hired the firm and is paying for it. They are the client of the firm; 2) do an internal audit; or 3) drop these ridiculous antics, everybody play nice in the sandbox together, and go have a good time flying airplanes. You know this battle of spite is threatening to cause the decimation of PBFC, and you simply aren't going to get the "dirt" you want for or about Carl Kennedy. Take your pick, Mr. Butrym. But if you think I am going to watch you try to put my client's head on a platter because you clearly have a personal axe to grind, you need to look into my reputation more closely.

Do not hesitate to contact me should you have further questions or require additional clarification with respect to these 2 issues. Thank you, Wendy A. Hausmann 561.477.5353

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-----Orlginal Message----From: Kennedy <<u>olktax@aol.com</u>> To: WENDY HAUSMANN <<u>hausmannw@aol.com</u>> Sent: Wed, Nov 13, 2019 8:14 pm Subject: Fwd: PBFC Meeting - 11/13 - Questions

Sent from my iPhone

Begin forwarded message:

From: Brent Butrym <<u>NoReply@timesvnc.com</u>> Date: November 13, 2019 at 5:37:29 PM EST To: Carl Kennedy <<u>clktax@aol.com</u>> Subject: PBFC Meeting - 11/13 - Questions Reply-To: brentbutrym@gmail.com

Unfortunately, I am unable to attend tonight's meeting. I went out of town on business last minute.

Will someone ask the following questions:

Why was I appointed assistant treasurer and then un-appointed when I started asking questions about the \$165,000 in expenses that have yet to be explained? I did not resign as was falsely reported. Seems like someone is trying to keep something hidden.

The board keeps talking about an independent accountant conducting an "audit or review." He has received nothing and hasn't heard from Carl yet. Kinda hard to do one's job without the requested documents. It's been three months since the engagement letter was signed. Will there actually be an independent review conducted?

And somebody PLEASE either record the audio of the meeting or send out minutes after

Thank you,

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HUM DUN - PUBLIC - NOT DIFFICULT COPY - PUBLIC - NOT DIF . PIBLE - NOT DEFIDIAL CODA - PUBLIC - NOT DEFIDIAL CODA From: Gregg Galyo <ggalyo@gmail.com> Date: Sun, Nov 17, 2019 at 3:22 AM To: Brent Butrym <<u>brentbutrym@gmail.com</u>> Cc: Robert L. Breeden <bobbreeden@me.com>

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