

COMMONWEALTH OF MASSACHUSETTS

BARNSTABLE, SS.

SUPERIOR COURT

JESSE E. TORRES III
JENNIFER J. ADAMS
Plaintiffs

vs.

SOPHIE J. TORRES
JESSE E. TORRES IV
DEBTMERICA, LLC.
DONALD F. TORRES
Defendants

Civil Docket # BACV2011-00433

**PLAINTIFFS' MOTION TO STRIKE ANY AND ALL CLAIMS FROM/TO NEW ENGLAND
WATCHDOGS, THE PERSONAL INTERESTS OF ATTORNEY JEREMY CARTER,
DEFENDANTS NOT REPRESENTED BY MR. CARTER, ANY REFERENCES TO ANY
WARNING TO "DISCONTINUE ALL INTERNET POSTINGS" WITHIN THE "DEFENDANT
SOPHIE J. TORRES' MOTION FOR PLAINTIFFS TO CEASE AND DESIST (RESTRAIN)
FROM POSTING INFORMATION IN THE INTERNET"**

The Plaintiffs move this Honorable Court to strike from the Defendant Sophie J. Torres' Motion for Plaintiffs to Cease and Desist (Restrain) from Posting Information in the Internet, the following statements: a) any action concerning the New England Watchdogs, referred to in said motion as newwatchdogs.com, b) any relief to, or made by, and/or for the benefit of, Attorney Jeremy Carter, c) any references to this Honorable Court's non-existent "warning to discontinue all internet postings", and d) any references to any Defendants in this action not represented by Mr. Carter.

AS GROUNDS THEREOF a) The New England Watchdogs are not a named party in this lawsuit, nor in any other lawsuit before this Court, b) Attorney Jeremy Carter is not a party to this lawsuit or any lawsuit against The New England Watchdogs on which he based his

claims, c) this Court's own records will show that there was never any warning or order to "discontinue all internet postings", and d) Mr. Carter is on record in this action as the attorney of Defendants Sophie J. Torres and Debtmerica, LLC, and should not be allowed to now name and represent possible future clients he is attempting to solicit.

Mr. Carter is attempting to circumvent the judicial process by pleading his own causes in his client's, Defendant Sophie J. Torres', case. If Mr. Carter believes he has a claim against the New England Watchdogs' story about the Falmouth Police Department, then let him bring forth litigation against said party. We aver that Mr. Carter knows that the ultimate defense against libel is the truth, so it is highly unlikely that he has grounds for any such claim, and as such, attempts to "back door and piggy back" a claim against a third party through his client's motion.

Mr. Carter, with unmitigated gall, actually attempts to prejudice this Court by making claim of statements never made by this Court. We assert he believes that, since the hearing was before another judge, and since the Plaintiffs are representing themselves Pro Se, the Court will not bother to look up its own record to uncover the truth.

Mr. Carter, in an apparent attempt to solicit new clients, is asking this Honorable Court to take action for parties he hopes to represent in the future.

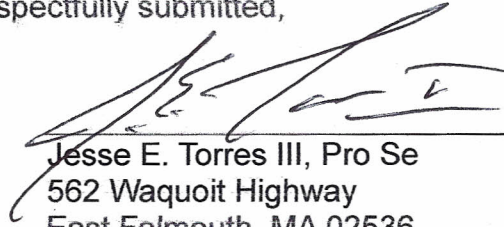
WHEREFORE, the Plaintiffs request that this Honorable Court strike all references and/or claims and/or requests, in the Defendant Sophie J. Torres' above-referenced motion to a) any action concerning the New England Watchdogs, referred to in said motion as newwatchdogs.com, b) any statement for relief to, or made by, and/or for the benefit of, Attorney Jeremy Carter, c) any and all references to this Honorable Court's non-existent "warning to discontinue all internet postings", and d) any references to and/or for, any Defendants in this action not represented by Mr. Carter.

Respectfully submitted,



Jennifer J. Adams, Pro Se
562 Waquoit Highway
East Falmouth, MA 02536
(617) 840-7880
jadams@jetiii.com

Respectfully submitted,

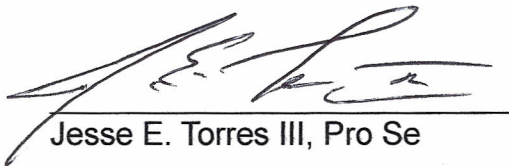


Jesse E. Torres III, Pro Se
562 Waquoit Highway
East Falmouth, MA 02536
(617) 291-0862
jtorres@jetiii.com

Dated August 29, 2011

CERTIFICATE OF SERVICE

I, Jesse E. Torres III, hereby certify that on August 29, 2011, I have served the Defendants Sophie J. Torres and Debtmerica, LLC through their attorney of record, and Jesse E. Torres IV, at their address on record with this Court, a true copy of this document by postage prepaid U.S. Mail.


Jesse E. Torres III, Pro Se