EXHIBIT 0

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September 18, 2008

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FAX # (201) 307-1086

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JOHN M. CHAKAN*

RISA K. JAMESON*

MICHAEL L. BRAUNSTEIN*
DANIEL B, SCHWARTZ*

OF COUNSEL
STEVEN B. ROTHSCHILD

BY EMAIL AND CERTIFIED MAIL

Mr. Aaron Krowne The Mortgage Lender Implode-O-Meter 15 Saratoga Trabuco Canyon, CA 92679

Dear Mr. Krowne:

I am an attorney for the Penobscot Indian Nation, Penobscot Indian Nation Enterprises, Global Direct Sales, LLC, Christopher Russell and Ryan Hill. I write to demand that you cease and desist publishing knowingly false and defamatory information regarding my clients and immediately withdraw all articles and/or blog postings. If you fail to immediately cease and desist, I have been authorized to commence suit against you in Federal Court.

In order to avoid litigation, I need written confirmation that you will cease and desist, and immediately withdraw all of the published materials.

If you have any questions, or would like to discuss this matter, please feel free to contact the undersigned.

Very truly yours,

KANTROWITZ, GOLDHAMER & GRAIFMAN, P. G.

Michael L. Braunstein

MLB:mlm

From: Michael Braunstein [mbraunstein@kgglaw.com]

Sent: Thursday, September 18, 2008 5:20 PM

To: 'akrowne@ml-implode.com'

Subject: Penobscot v. Krowne

Please see attached.

Michael L. Braunstein

KANTROWITZ, GOLDHAMER & GRAIFMAN, P.C.

747 Chestnut Ridge Road

Chestnut Ridge, New York 10977

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EXHIBIT P

From: Aaron Krowne [akrowne@gmail.com]

Sent: Thursday, September 18, 2008 5:24 PM

To: mbraunstein@kgglaw.com

Subject: Re: Penobscot Indian Nation

Thanks, you'll hear from our attorney

On 9/18/08, Michael Braunstein <mbraunstein@kgglaw.com> wrote:

Please see attached.

Michael L. Braunstein

KANTROWITZ, GOLDHAMER & GRAIFMAN, P.C.

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EXHIBIT Q

From: Michael Braunstein [mbraunstein@kgglaw.com]

Sent: Monday, September 22, 2008 8:20 AM

To: 'Aaron Krowne'; 'justinowings@gmail.com'; 'lorena@ml-implode.com'; 'kraileyus2@aol.com'

Subject: Penobscot Indian Nation et al v. Krowne et al

Due to your publishing of untrue and defamatory statements, and failure to cease and desist, suit has been commenced against you. A courtesy copy of the electronic receipt is provided below.

From: MDD_CM-ECF_Filing@mdd.uscourts.gov [mailto:MDD_CM-ECF_Filing@mdd.uscourts.gov]

Sent: Friday, September 19, 2008 6:00 PM

To: MDDdb ECF@mdd.uscourts.gov

Subject: Activity in Case 8:08-cv-02468-DKC Russell et al v. Russell et al Complaint

This is an automatic e-mail message generated by the CM/ECF system. Please DO NOT RESPOND to this e-mail because the mail box is unattended.

NOTE TO PUBLIC ACCESS USERS Judicial Conference of the United States policy permits attorneys of record and parties in a case (including pro se litigants) to receive one free electronic copy of all documents filed electronically, if receipt is required by law or directed by the filer. PACER access fees apply to all other users. To avoid later charges, download a copy each document during this first viewing. However, if the referenced document is a transcript, the free copy and 30 page limit do not apply.

U.S. District Court

District of Maryland

Notice of Electronic Filing

The following transaction was entered by Mason, Gary on 9/19/2008 at 6:00 PM EDT and filed on 9/19/2008

Case Name:

Russell et al v. Russell et al

Case Number:

8:08-cv-2468

Filer:

Christopher M. Russell

Ryan Hill

Global Direct Sales
Penobscot Indian Nation

Document Number: 1

Docket Text:

COMPLAINT against Krowne, Justin Owings, Krista Railey, Streamline Marketing Inc, Lorena Leggett, filed by Christopher M. Russell, Ryan Hill, Global Direct Sales, Penobscot Indian Nation. (Attachments: # (1) Civil Cover Sheet)(Mason, Gary)

8:08-cv-2468 Notice has been electronically mailed to:

Gary E Mason gmason@masonlawdc.com, adicocco@masonlawdc.com, dsolen@masonlawdc.com, mdicocco@masonlawdc.com

8:08-cv-2468 Notice will not be electronically delivered to:

The following document(s) are associated with this transaction:

Document description: Main Document

Original filename:n/a

Electronic document Stamp:

[STAMP dcecfStamp_ID=1046883720 [Date=9/19/2008] [FileNumber=1967683-0] [35c209203a67a66aab52205dfd0972e5192600a802a24c84d19db509697024d5a5e bd04d1d51ad9f1e34029f7875c028e4909022e52d3f034c2bc5dc286f5c91]]

Document description: Civil Cover Sheet

Original filename:n/a

Electronic document Stamp:

[STAMP dcecfStamp_ID=1046883720 [Date=9/19/2008] [FileNumber=1967683-1] [6a94bfee3a2dc6d72d98ec2949d9cc15f204e22d809f807c265c8fcd2ae05eb8d7e 9ec25f76a65b142cb95dde1ef9de288cfb78fa3bfa1a197d84416206548be]]

Michael L. Braunstein

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EXHIBIT R

From: Michael Braunstein [mbraunstein@kgglaw.com]

Sent: Wednesday, September 24, 2008 5:46 PM

To: 'Aaron Krowne'; 'justinowings@gmail.com'; 'lorena@ml-implode.com'; 'kraileyus2@aol.com'

Subject: Penobscot Indian Nation et al v. Krowne et al

Please see attached.

Michael L. Braunstein

KANTROWITZ, GOLDHAMER & GRAIFMAN, P.C. 747 Chestnut Ridge Road Chestnut Ridge, New York 10977

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LAW OFFICES

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September 25, 2008

AFFILIATE

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JOHN M. CHAKAN*

RISA K. JAMESON*

MICHAEL L. BRAUNSTEIN*

*N.Y. & N.J. BAR 1FLA. BAR

VIA EMAIL

Mr. Aaron Krowne

@ akrowne@gmail.com

Mr. Justin Owings

@ justinowings@gmail.com

Ms. Krista Railey

@ lorena@ml-implode.com

Ms. Lorena Leggett

@ kraileyus2@aol.com

Re:

Penobscot Indian Nation et al v. Krowne et al

Case No.: 8:08-cv-02468-DKC

Dear Litigants:

As I have previously provided you with a link to the electronic filing of the action commenced against you in United States District Court for the District of Maryland, you are aware that suit has been commenced against you as a result of the untrue and defamatory article you are publishing regarding my clients, the Penobscot Indian Nation, Global Direct Sales, LLC, Christopher Russell and Ryan Hill.

Please be advised that tomorrow, September 25, 2008, we will be making motioins for a temporary and preliminary injunction to prohibit your publishing and dissemination of untrue, false and/or misleading statements regarding plaintiffs, their business and their business dealings. I have attached courtesy copies of plaintiff's Notice of Ex Parte Motion and Motion for a Temporary Restraining Order and Notice of Motion for a Preliminary Injunction, along with the supporting Memorandum of Law. I will provide you with a copy of the supporting certification and attached exhibits under separate cover.

Very truly yours,

KANTROWITZ, GOLDHAMER & GRAIFMAN, P.C.

By:

Michael L. Braunstein

Attachments

EXHIBIT S



JULIE S. TURNER, ESQ. THE TURNER LAW FIRM 344 TENNESSEE LANE PALO ALTO, CA 94306

DIRECT DIAL: 650-494-1530

FACSIMILE: 650-472-8028

VIA FACSIMILE TRANSMISSION TO (845) 356-4335
VIA EMAIL TO MBRAUNSTEIN@KGGLAW.COM

September 25, 20085

Michael L. Braunstein
Kantrowitz, Goldhamer & Graifman P.C.
747 Chestnut Ridge Road
Suite 200
Chestnut Ridge, NY 10977

RE: Case No. 8:08-cy-02468-DKC

Dear Mr. Braunstein:

The transfer to

I write on behalf of the defendants in your lawsuit, Case No. 8:08-cv-02468-DKC. We are in receipt of your letter regarding your intention to file an ex parte motion for a temporary restraining order.

As an initial matter, you have not yet served my clients with any complaint in this matter. Consequently, any motion for a TRO is premature since no jurisdiction has yet attached to my client. Emailing of an electronic record of your filing does not constitute service. Nor does any knowledge my clients might have as a result of such an email suffice to confer jurisdiction over them.

If you nevertheless decide to proceed with your ex parte motion, prior to properly serving my clients, we shall ask, and the court shall order, that you pay all my clients costs and fees in connection with our special appearance to oppose on jurisdictional grounds.

elde kan have de vet kaldering vet var end at eksterne

Fm:The Turner Law Firm Fax: 1-650-472-8028 To:Mr. Michael Braunstein (18453564335) 12:02 09/25/08GMT-07 Pg 02-02

Mr. Michael L. Braunstein September 22, 2008 Page 2 of 2

4.3

By the way, and for your information, I had been in the middle of preparing a letter of cooperation to you and your clients last week. However, your filing of a lawsuit obviated that effort. I thought you should know.

Cordially,

Julie S. Turner

EXHIBIT T

LAW OFFICES

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September 25, 2008

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JOHN M. CHAKAN*

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MICHAEL L. BRAUNSTEIN

"N.Y. & N.J. BAR TFLA, BAR

BY FACSIMILE (650)472-8028

Julie S.Turner, Esq. The Turner Law Firm 344 Tennessee Lane Palo Alto, CA 94306

Dear Ms. Turner:

I am in receipt of your September 25, 2008 letter. Be advised that I believe your jurisdictional argument is meritless. Nonetheless, I will be sure to include a copy of your September 25, 2008 letter with the papers submitted in support of plaintiffs' motions for preliminary injunctive relief. In light of your communication, I will refrain from filing our motions until tomorrow, September 26, 2008. Before then, if you would like to attempt to reach an agreement on this matter, please feel free to contact me.

While I trust your representation that you were "in the middle of preparing a letter of cooperation", your clients' actions were inconsistent with the same. As you are certainly now aware, in response to our cease and desist letter, defendant Railey began actively soliciting other websites to republish defendants' false, misleading and defamatory article. As a result of your client's conduct, plaintiffs had no choice but to commence suit and move for preliminary injunctive relief.

If you have any questions, or would like to discuss this matter, please feel free to contact the undersigned.

Very truly yours,

KANTROWITZ, GOLDHAMER

& GRAIFMAN, P.O.

By: Michael L. Braunstein

EXHIBIT U