

Begin forwarded message:

[REDACTED]
[REDACTED] an: Statement from Marty Singer
Date: April 23, 2014 at 11:48:09 AM PDT
To: [REDACTED]
Cc: [REDACTED]

I have represented Bryan Singer for 15 years. The minute I learned of Michael Egan's allegations I thought they were fabricated because I knew that Bryan was shooting a movie out of the country during the period of time alleged in the complaint. Then, over the next 48 hours, we received from Bryan's business manager documentary evidence in the form of credit card receipts, phone records and the production schedule confirming that Bryan was not in Hawaii as alleged. Now, based on concrete and indisputable evidence, we will prove that Egan's claims about Bryan are entirely made up.

Bryan was **not** in Hawaii with Egan during the alleged time period or any other time. He was shooting a movie out of the country, and we have at least a hundred witnesses who can testify that Bryan was on set and was not in Hawaii. Anyone who claims to be a witness to Bryan being in Hawaii with Egan is a bold faced liar. There are very significant consequences when people lie under oath. If these alleged witnesses ever come forward and are willing to testify under oath,

r

we will prove them to be liars.

The filing of this lawsuit was reckless and irresponsible for the following reasons:

- The documentary evidence demonstrates Bryan's whereabouts during the time period in question and directly contradicts the allegations in Egan's lawsuit. Egan's attorney, Jeffrey Herman, never contacted us prior to racing to the courthouse to file these lawsuits days before the statute of limitations expires. Had he reached out to us first, we would have been able to provide him with the exculpatory evidence we have proving that Bryan wasn't even there. Responsible lawyers typically send demand letters before filing lawsuits.
- Egan and his mother claim that they alerted law enforcement of these allegations more than a decade ago. Assuming that is even true, they never mentioned Bryan's name or accused him of any wrongdoing, or any inappropriate conduct. Bryan was never contacted, let alone interviewed, by any law enforcement agency. Indeed, his name appears nowhere in the FBI investigator's affidavit that surfaced in the media recently.
- 14 years ago, Egan, though his mother acting as his guardian, filed a lawsuit against several individuals and a corporation, in which he alleged nearly identical claims as those alleged in these latest suits. However, Egan did **not** name Bryan as a defendant in that prior action, or even mention his name in that lawsuit. Nor did Egan refer to any of the alleged incidents that supposedly took place in Hawaii. It is implausible that Egan repressed memories about Bryan's alleged conduct 9 months before he filed his lawsuit in 2000, when he apparently remembered enough to sue 3 other individuals at that time. Mr. Herman was aware of that prior lawsuit, and it should have been a red flag to him that Egan's claims about Bryan were not true.
- Egan and his attorney still have not explained why, if any of the allegations were true, Bryan wasn't mentioned in the prior lawsuit. Mr. Herman keeps deflecting to Bryan's prior attorney and the fact that placeholder "Doe" defendants were named, but that's not good enough. The bottom line is Bryan was never identified as a defendant in that lawsuit, and there was no mention that he ever engaged in any inappropriate conduct. We are confident that it will be proven in litigation that Egan's claims about Bryan now – 14 years later – were all fabricated.
- Egan, his mother, and his attorney claimed at their press conference yesterday that this "isn't about money." If that were true, why did Egan file 4 civil lawsuits against high profile individuals seeking monetary damages in each of them? This is a shakedown. It's all about money.
- It's been 6 days since Egan filed his lawsuit against Bryan, yet he still hasn't served us with a copy of the complaint, despite our request

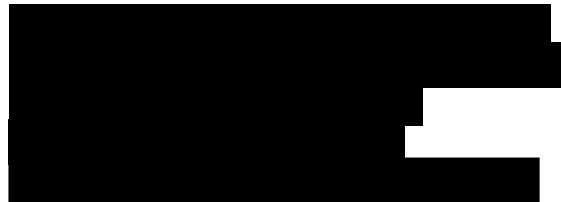
r

that he do so. Clearly, Mr. Herman doesn't want to litigate this case. He just wants to host press conferences and issue press releases for media attention. This is nothing more than an effort on the part of Mr. Herman to ruin Bryan's career and reputation, which he has worked so hard to establish.

- It's clear that Mr. Herman is using these lawsuits as an opportunity to promote himself and his law firm. Indeed, Mr. Herman's reputation for honesty as an attorney leaves a lot to be desired. He was suspended from practicing law in Florida for a year and a half for failing to disclose a conflict of interest, acquiring a financial interest adverse to a client, and for violating the Rules of Professional Conduct by engaging in misconduct involving fraud, deceit and misrepresentation.

While Egan's claims are entirely without merit, we are not attacking him personally. However, we are critical of Mr. Herman, who, for all the foregoing reasons has not acted responsibly. As a result of his reckless and outrageous conduct, we do intend to seek sanctions and file affirmative claims against him and his law firm.

ANDREW B. BRETTLER
LAVELY & SINGER
PROFESSIONAL CORPORATION
ATTORNEYS AT LAW



Website: www.lavelysinger.com
