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By Hand Delivery

Shawn B Meador
Woodburn and Wedge
6100 Neil Road, Suite 500
Reno, Nevada 89511

Re: Furer Dissolution

Dear Shawn:

Unfortunately, this case has taken a very unhappy turn for both parties and litigation appears to be the course this matter is taking. In your letter of August 13, 2004, you accused Mrs. Furer of acting in an "intentional, mean-spirited and calculated" manner when she sent a "package" to Mr. Furer's mother.

When we speak of "intentional, mean-spirited and calculated" actions in this case, Mr. Furer must look to his own actions. With the ink barely dry on the post nuptial agreement, which confirmed that it was the parties' intention to preserve their marital relationship, Mr. Furer was contacting women in order to have extramarital sex. While Mrs. Furer was in Las Vegas looking for a new home, which Mr. Furer sought an interest in and he asked Mrs. Furer to assure that a dog run was to be installed so the family dogs would have a place, Mr. Furer was here bringing women into the marital home. Mr. Furer's insensitivity resulted in evidence of the affairs being rubbed into Mrs. Furer's face upon her return to the Incline residence. Evidence of Mr. Furer's infidelity was found in three separate locations.

When Mrs. Furer did not respond as Mr. Furer wanted her to, he demanded that their marriage end. As Mr. Furer was aware that the sums awarded to Mrs. Furer by way of the post nuptial agreement were unconscionable, he agreed to sweeten the pot to procure a divorce. This divorce action, just as the post nuptial agreement was placed on Mr. Furer's time schedule. As the atmosphere in the marital home became uglier, Mr. Furer "may have kicked Mrs. Furer" in the leg to stop her from talking.

Mr. Furer moved out and the parties agreed to a settlement. However, prior to the finalization of that settlement agreement, Mrs. Furer found evidence of three accounts, of which she had no knowledge. She asked for an explanation, when none was

forthcoming, she asked the Court to allow her to withdraw her acceptance of the settlement agreement. Eventually, these three accounts were explained to Mrs. Furer and she was ready to move forward with the parties' agreed upon settlement.

Mrs. Furer's home in Las Vegas was scheduled to close. Mr. Furer told her to go to Las Vegas to close the home and then return to the marital home in Incline Village to pack up her belongings. So, trusting Mr. Furer's word, she traveled to Las Vegas and Mr. Furer once again reneged on his word and filed a motion for exclusive possession of the marital residence. He did not honor his word that she would be allowed to return to the marital residence and pack all the belongings that the parties had agreed would be Mrs. Furer's by way of the post nuptial agreement and marital settlement agreement.

Although Mr. Silverman agreed to Mrs. Furer vacating the home, he did so based upon the fact that he believed that the parties were on the verge of reaching a settlement agreement and that Mrs. Furer would be leaving with all of her possessions. On Thursday, August 5, 2004, Mr. Silverman met with you and relayed to his client that the settlement was forthcoming on August 6, 2004. On August 6, 2004, Mr. Furer again reneged on the settlement.

On Monday, August 9, 2004, I met with you and then with Mrs. Furer. You gave me a list of items that Mr. Furer needed before he would agree to a settlement. By the end of the day, Mrs. Furer had agreed to a majority of the items on the list. On Tuesday, August 10, 2004, Mr. Furer's demands had changed once again. Again, by the end of the day, we had agreed on a majority of the terms. Then at the end of the day, Mr. Furer added another term.

This term called for Mrs. Furer to assure that the criminal charges against Mr. Furer were dismissed or he would not give her the additional stock contemplated by the marital settlement agreement. You and Mr. Furer know that such an assurance is not in the control of Mrs. Furer.

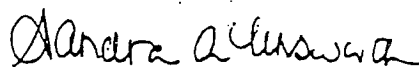
Upon review of the latest version of the settlement document, provided on Wednesday, August 11, 2004, it was clear that Mr. Furer was attempting to control Mrs. Furer's every financial move even in divorce. He directed that she had to open a trust to protect the money for her beneficiaries. He stated that he would deduct her "gift" of \$11,000.00 for the benefit of the parties' adult son from her separate money prior to distribution. He demanded that she open up her personal calendar and give him the right to a complete copy of the names, addresses and appointments contained therein. In short the newest marital settlement agreement was a series of extortionist demands and could constitute intimidation of a witness. In fact, the Washoe County District Attorney's Office has contacted Mrs. Furer and requested a copy of the "settlement" offer.

The final blow was on Friday, August 13, 2004, when you sent over the letter stating that Mrs. Furer had to execute the marital settlement agreement by 5:00 p.m. or the offer was withdrawn because Mrs. Furer had written to her mother-in-law. The single page letter with two photographs, depicting Mr. Furer and his girlfriend, was described as a "package" and now Mr. Furer has turned the tables and claimed it was Mrs. Furer who had behaved badly.

Mr. Furer has been acting in an "intentional, mean-spirited and calculated" manner. His conduct has been ethically repulsive.

Mrs. Furer will be filing her answer and counterclaim, as well as claims for the various torts that Mr. Furer has committed against her since May 6, 2004. Mrs. Furer will not execute any document that confirms the post nuptial agreement, which was fraudulently entered into by Mr. Furer, as his conduct less than 24-hours after the execution reveals he had no intention to protect the parties' marital commitment. Therefore, please find enclosed the check that was hand delivered to my office on August 19, 2004 in the amount of \$120,120.00. Mrs. Furer will not aid Mr. Furer's strategy to strengthen his claim that the Post Nuptial Agreement is valid. //

Sincerely,



Sandra A. Unsworth

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Enclosure
cc - E. Furer