

Inception Marketing, Inc., San Francisco, CA - Television Order
 Client: LA Water Coalition PAC Market: Alexandria, LA
 Buyer: Kristin Amador / kristin.amador@comcast.net / 925.685.3775

To: John Matheme, KLAX / ABC, Email: jmatheme@klax-tv.com
 Tel: (318) 473-0031
 cc: Alexandria, LA

Flight Dates: 9/8 - 9/27/15
 Length :30's

Stations	Day/Time	Code	2015		Units / GRPs / Gross Cost by Week - Monday Dates												Total				
			9/7	9/14	9/21	9/28	10/5	10/12	10/19	10/26	11/2	11/9	11/16	11/23	11/30	Units	GRPs	Gross Cost			
KLAX / ABC ABC :30	Mo-Fr 7A-9A "GOOD MORNING AME-0-EM	4-PR	1.3	\$100.	\$77	1	1	1											3	3.9	\$300.
KLAX / ABC ABC :30	Th 9P-10P "How to get away with Mur 4-PR	4-PR	4.3	\$425.	\$99			1											1	4.3	\$425.
KLAX / ABC ABC :30	Fr 7P-8P "Last Man Standing/Dr. Ken 4-PR	4-PR	3.3	\$350.	\$106			1											1	3.3	\$350.
KLAX / ABC ABC :30	Th 8P-9P "Scandal"	4-PR	4.0	\$450.	\$113			1											1	4.0	\$450.
KLAX / ABC ABC :30	Fr 8P-9P "Shark Tank"	4-PR	3.8	\$500.	\$132	1	1												2	7.6	\$1,000.
KLAX / ABC ABC :30	Mo 9P-10P "Castle"	4-PR	2.8	\$425.	\$152			1											1	2.8	\$425.
KLAX / ABC ABC :30	Fr 9P-10P "20/20"	4-PR	2.0	\$325.	\$163	1													1	2.0	\$325.
KLAX / ABC ABC :30	Su 6P-7P "America's Funniest Home V 4-PR	4-PR	2.0	\$350.	\$175	1													1	2.0	\$350.
KLAX / ABC ABC :30	Mo 7P - 9P "Dancing with the Stars" 4-PR	4-PR	3.0	\$600.	\$200			1											1	3.0	\$600.
KLAX / ABC ABC :30	Mo-Fr 10P-1035P "ABC31 News @ 11 5-LN	6-LF	2.1	\$150.	\$71	3	3	3											9	18.9	\$1,350.
KLAX / ABC ABC :30	Mo-Fr 1035P-1106P "Jimmy Kimmel" 6-LF	6-LF	1.0	\$50.	\$50	3	3	3											9	9.0	\$450.
KLAX / ABC ABC :30	Mo-Fr 1106P-1208P "Nightline" 6-LF	6-LF	0.5	\$50.	\$100	3	3	3											9	4.5	\$450.
KLAX / ABC ABC :30 Total			13	12	14													39	65.3	\$6,475.	
Grand Total			13	12	14													39	65.3	\$6,475.	

Wednesday 9/9 Start

****** Traffic and Payment Information ******

Payment will be made in advance - we will contact rep regarding check pick-up

Please send affidavits to:

Inception Marketing, Inc.

268 Bush Street, Suite 1001 San Francisco, CA 94104 415.399.1045

Materials will be sent by Inception Marketing, Inc.

Any questions on materials, please e-mail info@inceptionus.com

Please sign / e-mail scan to confirm receipt and acceptance of this order

Accepted by: _____ Date: _____

Contact Kristin Amador with any questions pertaining to this order @ kristin.amador@comcast.net

Inception Marketing, Inc., San Francisco, CA - Television Order
 Client: LA Water Coalition PAC Market: Alexandria, LA
 Buyer: Kristin Amador / kristin.amador@comcast.net / 925.685.3775

To: John Matherne, KLAX / ABC, Email: jmatherne@klax-tv.com
 Tel: (318) 473-0031
 cc: Alexandria, LA

Flight Dates: 9/8 - 9/27/15
 Length: 30's

Stations	Day/Time	Code	Gross		Units / GRPs / Gross Cost by Week - Monday Dates												Total			
			Cost	CPP	9/7	9/14	9/21	9/28	10/5	10/12	10/19	10/26	11/2	11/9	11/16	11/23	11/30	Units	GRPs	Gross Cost
		A35+	Units →		13	12	14											39		
			GRPs →		19.9	18.9	26.5												65.3	
			Gross Cost →		\$2,025	\$1,950	\$2,500												\$6,475.	

AGREEMENT FORM FOR NON-CANDIDATE/ISSUE ADVERTISEMENTS

Station and Location:	Date: 9/5/15
------------------------------	------------------------

I, William Criswell
do hereby request station time concerning the following issue:

Vitter for Governor

Broadcast Length	Time of Day, Rotation or Package	Days	Class	Times per Week	Number of Weeks
:30	See orders				

Total Charges:

This broadcast time will be used by: Louisiana Water Coalition PAC

Does the programming (in whole or in part) communicate "a message relating to any political matter of national importance?"

Yes
 No

For programming that "communicates a message relating to any political matter of national importance," list the name of the legally qualified candidate(s) the programming refers to, the office(s) being sought and the date(s) of the election(s) (if applicable):

For programming that "communicates a message relating to any political matter of national importance," attach Agreed Upon Schedule (Page 3)

I represent that the payment for the above described broadcast time has been furnished by:

and you are authorized to announce the time as paid for by such person or entity. The entity furnishing the payment, if other than an individual person, is:

a corporation; a committee; an association; or other unincorporated group.

The names, offices, and addresses of the chief executive officers, directors, and/or authorized agents of the entity are named below (may be attached separately):

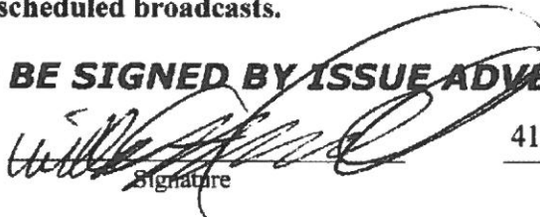
THIS STATION DOES NOT DISCRIMINATE OR PERMIT DISCRIMINATION ON THE BASIS OF RACE OR ETHNICITY IN THE PLACEMENT OF ADVERTISING.

I agree to indemnify and hold harmless the station for any damages or liability, including reasonable attorney's fees, that may ensue from the broadcast of the above-requested advertisement(s). **For the above-stated broadcast(s), I also agree to prepare a script, transcript, or tape, which will be delivered to the station at least 1 day before the time of the scheduled broadcasts.**

TO BE SIGNED BY ISSUE ADVERTISER

9/5/15

Date



Signature

415-399-1045

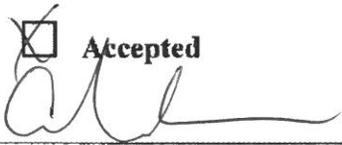
Contact Phone Number

TO BE SIGNED BY STATION REPRESENTATIVE

Accepted

Accepted in Part

Rejected



Signature

ANNA NOLAN

Printed Name

Asst.

Title

AGREED UPON SCHEDULE

For All Issue Advertisements That Communicate a Message Relating to Any Political Matter of National Importance

Broadcast Length	Time of Day, Rotation or Package	Days	Class	Times per Week	Number of Weeks

Total Charges:

AFTER AIRING OF BROADCASTS:

Attach invoices or Schedule Run Summary to this Form showing:

- (1) actual air time and charges for each spot;
- (2) the date(s), exact time(s) and reason(s) for Make-Good(s), if any; and
- (3) the amount of rebates given (identify exact date, time, class of broadcast and dollar amount for each rebate), if any.

Note: Because the FCC requires that the political file contain the actual times the spots air, that information should be included in the file as soon as possible. If that information is only generated monthly, the file should include the name of a contact person who can provide the times that specific spots aired.

Campaign Headquarters:

Louisiana Water Coalition PAC

Laurie Tate - Chairman

58975 Obier Street

Plaquemine, LA 70764

225-938-6467

FEIN – 47-4908176

LOUISIANA WATER COALITION PAC

August 31, 2015

Mr. William Criswell
Inception Marketing, Inc.
268 Bush Street, Suite 1001
San Francisco, CA 94104

Dear Mr. Criswell:

Please accept this letter as authorization to represent the Louisiana Water Coalition PAC as our media planning/buying agency. Our official information is as follows:

Campaign Headquarters:
Louisiana Water Coalition PAC
Alesia Ardoin
58975 Obier Street
Plaquemine, LA 70764

A handwritten signature in black ink, appearing to read 'Alesia Ardoin', written over a horizontal line.

Alesia Ardoin
Campaign Organizer



TRAFFIC INSTRUCTIONS

268 Bush Street Suite 1001 • San Francisco, California 94104 • 415 399 1045

TO: Traffic Managers
CLIENT: Louisiana Water Coalition PAC
FROM: Inception Media Department

September 5, 2015

Here are traffic instructions for the Louisiana Water Coalition PAC TV schedule.

Spot Title: "People vs Vitter" :30 TV - ISCI# TWC-090415H

Please run at 100% until further notice. Schedule starts on 9/9/15.

Any questions can be directed to: Bill@inceptionus.com

Thank you!!!!

Media Department

Letter dated 9/9/15

John Matherne

Wed 9/9/2015 3:56 PM

To: jgarner@shergarner.com <jgarner@shergarner.com>;

Cc: Ken Nolan <knolan@klax-tv.com>;

Mr Garner,

We received a fax from you today with the request to cease advertising placed by Louisiana Water Coalition PAC. In that request you state that their ad contains inaccurate information. It is our goal to be fair to all political matters and candidates and we take this very seriously.

We do not, however, want to be the judge of political matters when discrepancies arise out of claims from one side or the other. We will pass your concerns to the placing agency and request immediate documentation that supports their claim.

Thank you for bringing this to our attention.

John Matherne

KLAX-TV

1811 England Drive

Alexandria, LA 71303

Office (318) 473-0031

Mobile (318) 376-7496

jmatherne@klax-tv.com

LAW OFFICES OF
**SHER GARNER CAHILL RICHTER
 KLEIN & HILBERT, L.L.C.**

TWENTY-EIGHTH FLOOR
 909 POYDRAS STREET
 NEW ORLEANS, LOUISIANA 70112-4046
<http://www.shergarner.com>

LEOPOLD Z. SHER¹
 JAMES M. GARNER²
 ELWOOD F. CAHILL, JR.
 RICHARD P. RICHTER
 STEVEN I. KLEIN^{1,7}
 PETER L. HILBERT, JR.
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 JEFFREY D. KESSLER⁶
 RYAN O. LUMINAIS²
 KAREN T. HOLZENTHAL
 JONATHAN B. CERISE
 ASHLEY G. COKER
 AMANDA RUSSO SCHENCK
 MELISSA ROME HARRIS
 MARY BETH AKIN
 JENNIFER H. MABRY
 CHRISTINA PECK SAMUELS

JACOB A. AIREY
 ERIC J. BLEVINS
 JOSHUA P. CLAYTON
 MEGAN TAYLOR JAYNES
 EMILY E. ROSS
 PETER J. SEGRIST
 TRAVIS A. BEATON

SPECIAL COUNSEL:
 MATTHEW M. COMAN

OF COUNSEL:
 TIMOTHY B. FRANCIS
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⁷ BOARD CERTIFIED TAX ATTORNEY LOUISIANA
 BOARD OF LEGAL SPECIALIZATION

ALL OTHERS LOUISIANA BAR

jgarner@shergarner.com
 Direct Dial: (504) 299-2102
 Direct Fax: (504) 299-2302

(504) 299-2100
 FAX (504) 299-2300

September 9, 2015

Via Email and Facsimile
Fax – 318-473-9984
bzimmerman@klax-tv.com

KLAX
 1811 England Drive
 Alexandria, Louisiana 71301

Re: Louisiana Water Coalition PAC False and Defamatory Advertising
 Our File No.: 21497.0002

Dear Sir or Madam:

We represent Senator David Vitter and David Vitter for Louisiana, his campaign committee for governor.

It has come to our clients' and our attention that your station is running an advertisement paid for by the Louisiana Water Coalition PAC regarding Senator Vitter and an ex-staffer that includes false and defamatory statements. The most obvious is that the advertisement falsely states that Senator Vitter kept the ex-staffer on his staff years after the ex-staffer pled guilty to stabbing his girlfriend. In point of fact, the only charges to which the ex-staffer pled guilty and that were not dismissed and/or found unsubstantiated by the court were misdemeanors that did not involve personal, physical assault or a knife in any way. Consequently, the main penalty levied by the court was a \$150 fine, and the ex-staffer served no jail time of any sort.

LAW OFFICES OF
SHER GARNER CAHILL RICHTER
KLEIN & HILBERT, L.L.C.

September 9, 2015

Page - 2 -

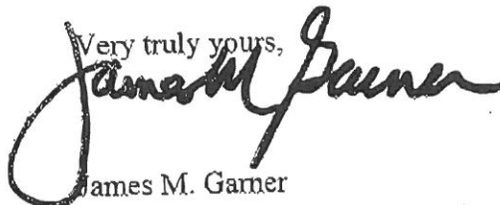
The falsity of the advertisement's statement was or should have been fully evident to your news organization through the court records and clear statements to that effect by my client when this false statement was made previously in connection with a previous political campaign. Please find enclosed the court records concerning this incident, which will serve as notice to you of the actual disposition of the case. Again, the actual disposition of this matter was markedly different than the advertisement running on your station falsely states.

Please do not respond to this letter with any public clarifying report. Given the false and defamatory statement in this advertisement, that would only increase our clients' damages regardless of how it were to be worded. Rather, our clients request that your station cease immediately running this advertisement or any other that makes this false and defamatory statement about Senator Vitter. Please confirm by end of business today that you will comply with this request so our client can evaluate all legal remedies available.

It should also be noted that your station has no affirmative duty to run any advertisement from a non-candidate group like the Louisiana Water Coalition PAC (versus a candidate or his committee). And, of course, you have an affirmative duty not to run a clearly false advertisement such as this one.

Thank you for your immediate attention to this matter.

Very truly yours,

A handwritten signature in black ink that reads "James M. Garner". The signature is written in a cursive style with a large, looping initial "J".

James M. Garner

Enclosures

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LAW OFFICES OF
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September 9, 2015

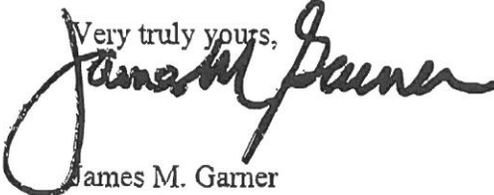
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Thank you for your immediate attention to this matter.

Very truly yours,

James M. Garner

Enclosures

Superior Court of the District of Columbia
Domestic Violence Unit

Condition of Release Firearms Addendum

Condiciones para la libertad: Suplemento sobre armas de fuego

AS A RESULT OF THIS CASE, IT MAY BE UNLAWFUL FOR YOU TO POSSESS OR PURCHASE A FIREARM, INCLUDING A RIFLE, PISTOL OR REVOLVER, OR AMMUNITION PURSUANT TO FEDERAL LAW 18 U.S.C. 922(G)(9). IF YOU HAVE ANY QUESTIONS WHETHER THIS LAW MAKES IT ILLEGAL FOR YOU TO POSSESS OR PURCHASE A FIREARM OR AMMUNITION, YOU SHOULD CONSULT AN ATTORNEY.

Español:

COMO RESULTADO DE ESTE CASO, EN BASE AL ESTATUTO FEDERAL 18 U.S.C. 922(G)(9) PUEDE SER ILEGAL QUE USTED POSEA O COMPRE ARMAS DE FUEGO. COMO POR EJEMPLO UN RIFLE, UNA PISTOLA O UN REVOLVER O MUNICIONES. USTED DEBE CONSULTAR A UN ABOGADO SI TIENE ALGUNA PREGUNTA EN CUANTO A SI ESTA LEY LE PROHÍBE EL QUE USTED POSEA O COMPRE ARMAS DE FUEGO O MUNICIONES.

3/10/08
Date

Karen Aileen Horvath
Judicial Officer

The defendant acknowledges receipt of the warning regarding possession or purchase of a firearm.

El acusado reconoce que ha recibido el aviso en relación a la posesión y compra de armas de fuego.

Defendant's Signature (firma) *Bret R.*

SUPERIOR COURT OF THE DISTRICT OF COLUMBIA
CRIMINAL DIVISION

UNITED STATES OF AMERICA
DISTRICT OF COLUMBIA

v.

Intake Date: 3/10/08

90

Lock Up No. _____

BRENT FURER

PDD NO. 609451

Criminal Case No. 010801031

RELEASE ORDER ADDENDUM

You, the defendant in this case, are being released from custody pending further court appearances in your case. You **MUST** obey the following conditions, which are being imposed **IN ADDITION** to any other conditions that the Court may impose pursuant to D.C. Code Section 23-1321. You **MUST** abide by these conditions until this case is disposed of or until they are changed by the Court.

YOU ARE TO STAY AWAY FROM THE PERSON(S) LISTED BELOW: Names and addresses (if applicable) of victims/witnesses:
NICOLIA DEMOPOULOS

YOU, THE DEFENDANT, ARE TO HAVE NO CONTACT WITH ANY OF THE PERSONS NAMED ABOVE BY ANY MEANS WHATSOEVER. THIS MEANS THAT YOU SHALL REMAIN AT LEAST 100 YARDS AWAY FROM THEM, THEIR HOME, AND/OR THEIR PLACE OF EMPLOYMENT, AND THAT YOU SHALL NOT COMMUNICATE OR EVEN ATTEMPT TO COMMUNICATE WITH ANY OF THESE PERSONS NAMED ABOVE, EITHER DIRECTLY OR THROUGH ANY OTHER PERSON (EXCEPT THROUGH YOUR LAWYER), BY TELEPHONE, WRITTEN MESSAGE, ELECTRONIC MESSAGE, PAGER, OR OTHERWISE.

YOU ARE TO STAY AWAY FROM THE FOLLOWING PLACE(S) OR AREA(S):

~~3400 BLOCK OF DENT PL NE~~
_____ 208

A check here means a map is attached Area(s) Affected _____

YOU MUST ALSO OBSERVE THE FOLLOWING CONDITION(S):

ANY VIOLATION OF ANY OF THESE CONDITIONS, OR ANY OTHER CONDITION IMPOSED BY THE COURT, MAY RESULT IN IMMEDIATE NOTIFICATION BEING MADE TO THE COURT AND COULD RESULT IN YOUR PROSECUTION FOR CONTEMPT OF COURT, THE REVOCATION OF YOUR RELEASE PURSUANT TO D.C. CODE SECTION 23-1329, AND/OR YOUR DETENTION PENDING FINAL DISPOSITION OF THIS CASE.

DATE: 3/10/08

SO ORDERED:

[Signature]
Signature of Defendant

[Signature]
Signature of Judicial Officer

WHITE - COURT JACKET BLUE - DEFENDANT YELLOW - DEFENSE COUNSEL
GREEN - PRETRIAL SERVICES AGENCY BUFF - MPD PINK - U.S. ATTORNEY

2/0# 90

08070920

SUPERIOR COURT OF THE DISTRICT OF COLUMBIA

United States of America

Cal. #
Case No. 08-DUM 602

Brent Damien Furer
Defendant's name

Defendant's address

Defendant's phone no.

YOU ARE HEREBY RELEASED ON THE CONDITIONS INDICATED BELOW:
THESE CONDITIONS WILL BE IN EFFECT UNTIL YOUR CASE IS DISPOSED OF OR UNTIL
THEY ARE CHANGED OR AMENDED BY A JUDGE

PERSONAL PROMISE PERSONAL RECOGNIZANCE. Your personal recognizance, provided that you promise to appear at all scheduled hearings as required by the Court.

UNSECURED APPEARANCE BOND. Your personal unsecured appearance bond, to be forfeited should you fail to appear as required by the Court.

SUPERVISORY CUSTODY
You hereby agree to be placed in the custody of _____
who agrees (a) to supervise you in accordance with the conditions below,
(b) to use every effort to assure your appearance at all scheduled hearings, trials, or otherwise, and (c) to notify the D.C. Pretrial Services Agency immediately in the event you violate any condition of release or disappear. Agency telephone - 585-7077
Custodian's name _____
Custodian's address _____
Custodian's phone no. _____
SIGNATURE OF CUSTODIAN _____

YOU ARE TO STAY
 away from the complaining witness. See Husband's home
 within the D.C. area.

YOU ARE TO LIVE
 at _____ address _____ phone no _____
 You are to verify your address with D.C. Pretrial Services in Room C-301 within 24 hours.
 Curfew is imposed at above address from _____ P.M. to _____ A.M.

DRUGS
Report to D.C. Pretrial Services Agency, Room C-220, for:
 Evaluation and if positive Program placement by PSA
 Placement in court ordered surveillance
 Enroll in Maintain participation at PSA ADASA Other _____

YOU ARE TO REPORT TO
Refrain from illegal drug use
 D.C. Pretrial Services Agency Weekly Other _____ By Phone In Person
 Probation Officer Weekly Other _____ By Phone In Person
 Parole Officer Weekly Other _____ By Phone In Person

REVIEW
You are to report to the D.C. Pretrial Services Agency at room C-301 immediately upon release for a review of conditions

YOU ARE TO
Refrain from committing any criminal offense, the penalties for which are explained on the reverse side of this order.

OTHER

MONEY BOND
 CASH BOND. Upon execution of appearance bond, to be forfeited should you fail to appear as required by the Court, secured by a deposit, cash deposit to be returned when the Court determines you have performed the conditions of your release. You will deposit the in registry of the Court _____ %
 SURETY BOND. Upon execution of appearance bond with approved surety.

NEXT DUE BACK on 4/3/08 in Courtroom 118 at 9:00 P.M.
If you have any questions about the date, time, or location CALL THE D.C. PRETRIAL SERVICES AGENCY AT 585-7077
YOUR ATTORNEY _____
address _____ phone no. _____

DEFENDANT'S SIGNATURE Brent Furer
I understand the penalties which may be imposed on me for willful failure to appear or for violation of any condition of release and agree to comply with the conditions of my release and to appear as required.
WITNESSED BY WD (title or agency) DCPSA

IMPORTANT: YOU ARE TO NOTIFY IMMEDIATELY THE D.C. PRETRIAL SERVICES AGENCY, 500 INDIANA AVE. N.W. ROOM C-301 TELEPHONE NUMBER 585-7077, OF ANY CHANGE OF ADDRESS, EMPLOYMENT, OR CHANGE IN STATUS OF ANY RELEASE CONDITIONS.

Date 3/10/2008
Karen Helen Hwang
Signature of Judge

WHITE - COURT JACKET
GREEN - D.C. PRETRIAL SERVICES AGENCY
BLUE - DEFENDANT
YELLOW - DEFENSE ATTORNEY
GOLD - CUSTODIAN
PINK - U.S. ATTORNEY

**Superior Court of the District of Columbia
CRIMINAL DIVISION**

AFFIDAVIT IN SUPPORT OF AN ARREST WARRANT

USW NO: **08 CRW**

DEFENDANT'S NAME:
FURER, BRENT DAMIEN

NICKNAME:

ALIASES:

CCN:
08-005232

PDID:

SEX: RACE: DOB: HGT: WGT: EYES: HAIR: COMPL:
Male White 9-12-68 511 180 Green Brown Olive

SCARS, MARKS TATTOOS:

DEFENDANT'S
333 7th Street NE
BUSINESS

NUMBER:

NUMBER:

NUMBER:

S NAME:
DEMOPOULOS, NICOLIA

LOCATION OF OFFENSE:
333 7th Street NE

DATE OF OFFENSE:
01-12-2008

TIME OF OFFENSE:
0300 hours

- 00 = Armed and Dangerous
- 05 = Violent Tendencies
- 10 = Martial Arts Expert
- 15 = Explosive Expertise

- 25 = Escape Risk
- 30 = Sexually Violent Predator
- 50 = Heart Condition
- 55 = Alcoholic

- 65 = Epilepsy
- 70 = Suicidal
- 80 = Medication Required
- 85 = Hemophilic

- 01 = Other (Explain)
- 90 = Diabetic
- 60 = Allergies
- 20 = Known to abuse drugs

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h

All of these described events took place within the District of Columbia. Therefore based upon the aforementioned facts and circumstances, the below affiant believes that probable cause exists and respectfully requests that an arrest warrant be issued for the suspect, BRENT DAMIEN FURER.

PLEASE ISSUE A WARRANT FOR:

ME THIS

29 OF

Furer Brent Damien

CHARGED WITH: **Assault**

OF THE DISTRICT OF COLUMBIA

ASSIST **29**

SUPERIOR COURT OF THE DISTRICT OF COLUMBIA

United States of America
District of Columbia

Case No. 0

vs.

PDID

JUDGMENT AND

ORDER

above-named defendant entered a of Not Guilty to the of _____

and having found guilty by Jury Court, it is that has
and is guilty of the offense(s) charged, and is hereby to

For

applies to the

MANDATORY term not apply

ORDERED that the defendant be committed to the custody of the Attorney General for imprisonment for the period imposed above.

ORDERED that the defendant be committed to the custody of the Attorney General for treatment and supervision provided by the D.C. Department of Corrections pursuant to Title 24, Section 903[b] of the D.C. Code [Youth Rehabilitation Act 1985].

ORDERED that the defendant be placed on probation in charge of the Director, Social Services Division, and it is further ORDERED that while on probation the defendant observe the following marked conditions of probation:

Observe the general conditions of probation listed on the back of this order.

Cooperate in seeking and accepting medical, psychological or psychiatric treatment in accordance with written notice from your Probation Officer.

Treatment for alcohol problems drug dependency or abuse as follows:

Restitution of \$ in monthly installments of \$ beginning (see reverse side for payment instructions.)

The Court will distribute monies to

Crime

ive the

for the defendant.

2008

Judge

by Clerk pursuant to Criminal Rule 32(d).

3

Deputy Clerk

2/6#90
08070920

SUPERIOR COURT OF THE DISTRICT OF COLUMBIA

United States of America
v.

Cal. #
Case No.

Defendant's phone no.

UNTIL

PERSONA
PROMISE

ise to appear at all scheduled
ond, to be forfeited should you

Custodian's name

Custodian's address

no.

YOU ARE
TO STATE

within the D.C. area.

phone no

DRUGS

YOU ARE
TO REPORT
TO

Phone In Person
By Phone In Person
 Person

You are to report to the D.C. Pretrial Services Agency at room C-301 immediately upon release for a review of conditions

YOU ARE
TO

Refrain from committing any criminal offense, the penalties for which are explained on the reverse side of this order.

OTHER

BOND
OF

required by the Court, secured by a
of your release. You will deposit the

NEXT on
DUE If you
BACK THE D.C.

SURETY BOND. Upon execution of appearance approved surety.

YOUR ATTORNEY

In Courtroom at
about the date, or
SERVICES AGENCY AT 585-7077

CALL

address phone no.

DEFENDANT'S
SIGNATURE

to appear or which may be imposed on me for willful failure
conditions of my release and to appear as required. any condition of release and agree to comply with the

WITNESSED BY

(title or agency)

DEPSA

IMPORTANT:

YOU ARE TO NOTIFY IMMEDIATELY THE D.C. PRETRIAL SERVICES AGENCY, 500 INDIANA AVE., N.W., ROOM C-301
TELEPHONE NUMBER 585-7077, OF ANY CHANGE OF ADDRESS, EMPLOYMENT, OR CHANGE IN STATUS OF ANY RELEASE
CONDITIONS.

Date

WHITE - COURT JACKET
GREEN - D.C. PRETRIAL SERVICES AGENCY
BLUE - DEFENDANT

YELLOW - DEFENSE ATTORNEY
GOLD - CUSTODIAN
PINK - U.S. ATTORNEY

of

L.U. # 90

***Superior Court of the District of
Columbia***

**CRIMINAL DIVISION
SUPERIOR COURT CRIMINAL RULE 112**

United States

Vs.

ent FEVER

Case Number

Charge(s)

Clerk of the Court will please enter my appearance for the _____ in the above entitled
case this _____ day of _____ 2008.

If Defendant is NOT CJA eligible, this is entered for my initial appearance ONLY

Attorney: Joseph Jorgens III

CJA

Unified Bar Number: 392078

**Address: 503 "D" Street, N.W. Suite 310
Washington, D.C. 20001**

Telephone Number: 202-547-1959

SUPERIOR COURT OF THE DISTRICT OF COLUMBIA

CRIMINAL DIVISION

DCTN:

Lockup No:

COMPLAINT

Case No: 08 CRW 354

District of Columbia ss:

Defendant's Name: Brent Damien Furer

08005232

(First)

(MI)

(Last)

(PDID)

(CCNO)

Address: 333 7TH STREET, NE, WASHINGTON DC

On or about January 12, 2008, within the District of Columbia, BRENT DAMIEN FURER unlawfully threatened NICOLIA DEMOPOULOS in a menacing manner. (Assault, in of 22 D.C. (2001 ed.))

404

Co-Defendants:

Affiant's Name

Subscribed and to before me this day of

Clerk)

WARRANT

To States Marshal or any other authorized federal officer or the Chief of Police of the District of Columbia:

WHEREAS the foregoing complaint and affidavit supporting the allegations thereof have been submitted, and there appearing probable cause and reasonable grounds for the issuance of an arrest warrant for Brent Furer

YOU ARE THEREFORE COMMANDED TO BRING THE DEFENDANT BEFORE SAID COURT OR OTHER PERSON ENUMERATED IN 18 U.S.C. 3041 forthwith to answer said charge.

Issued

2 20

Judge -

Rule 105:

Judge

Sex: Male

DOB: 09/12/1968

CCN: 08005232

PDID:

Papering Officer: White (1d)

Badge No.: D2341

OFFICER

RETURN

Officer's Name:

Date / Time:

AUSA Signature:

Fel. I

AFTC

Fel. II

Superior Court of the District of Columbia
Domestic Violence Unit

UNITION, YOU SHOULD

Español:

EN BASE AL ESTATUTO

IN

*ALGUNA PREGUNTA
UE USTED POSEA O*

3

Date

Judicial Officer

The defendant acknowledges receipt of the warning regarding possession or purchase of a firearm.

El acusado reconoce que ha recibido el aviso en relación a la posesión y compra de armas de fuego.

Defendant's Signature (firma)



**SUPERIOR COURT OF THE DISTRICT OF COLUMBIA
CRIMINAL DIVISION**

**UNITED STATES OF AMERICA
DISTRICT OF COLUMBIA**

v.

BRENT FURER

Intake Date: 3/10/08

90

Lock Up No.

PDID NO. 609451

Criminal Case No. 010801031

You, the defendant in this case, are your case. You **MUST** obey the following conditions that the Court may impose pursuant to D.C. Code Section 23-1321 until this case is disposed of or until they are changed by the Court. You **MUST** abide by these conditions further court appearances in **IN ADDITION** to any other which custody

YOU ARE TO STAY AWAY FROM THE PERSON(S) LISTED BELOW: Names and addresses (if applicable) of victims/witnesses:

NICOLIA DEMOPOULOS

YOU, THE DEFENDANT, ARE TO HAVE NO CONTACT WITH ANY OF THE MEANS WHATSOEVER. THIS MEANS THAT YOU SHALL REMAIN AT THEIR HOME, AND/OR THEIR PLACE OF EMPLOYMENT, AND THAT EVEN ATTEMPT TO COMMUNICATE WITH ANY OF THESE PERSONS THROUGH ANY OTHER PERSON (EXCEPT THROUGH YOUR LAWYER), BY TELEPHONE, WRITTEN MESSAGE, ELECTRONIC MESSAGE, PAGER, OR OTHERWISE.

YOU ARE TO STAY AWAY FROM THE FOLLOWING PLACE(S) OR AREA(S):

~~3400 BLOCK OF DENT PL NW~~

A check here means a map is attached

Area(s) Affected

YOU MUST ALSO OBSERVE THE FOLLOWING CONDITION(S):

ANY VIOLATION OF ANY OF THESE CONDITIONS, OR ANY OTHER CONDITION IMPOSED BY THE COURT, MAY RESULT IN IMMEDIATE NOTIFICATION BEING MADE TO THE FOR CONTEMPT OF COURT, THE CODE SECTION 23-1329, AND/OR L DISPOSITION OF THIS CASE.

DATE: 3 10 08

SO ORDERED:

Signature of Defendant

Signature of Judicial Officer

WHITE - COURT JACKET
GREEN - PRETRIAL SERVICES AGENCY

BLUE - DEFENDANT
BUFF - MPD

YELLOW - DEFENSE COUNSEL
PINK - U.S. ATTORNEY

Laurie L. Tate
58975 Obier St,
Plaquemine, LA 70764
(225) 620-3382
LaurieTateLA@gmail.com

September 10, 2015

Station Managers
Louisiana Broadcast and Cable TV Stations

RE: Louisiana Water Coalition PAC – “The People vs. Vitter” TV :30

Dear Station Manager:

The undersigned serves as counsel to Louisiana Water Coalition PAC, the official committee. This letter provides the substantiation for the campaign’s television advertisement, entitled “The People vs. Vitter.”

<i>Claim</i>	<i>Evidence</i>
The People vs. David Vitter: The evidence shows...	
Vitter implicated in the DC Madam scandal... <u>TEXT</u>	<p>“Senator Caught In “D.C. Madam” Scandal,” Joel Roberts, CBS News, 7/9/2007 http://www.cbsnews.com/news/senator-caught-in-dc-madam-scandal/ Louisiana Sen. David Vitter, whose telephone number was disclosed by the so-called “D.C. Madam” accused of running a prostitution ring, says he is sorry for a “serious sin” and that he has already made peace with his wife.</p>
Count #1 “... I am, of course, completely responsible... “ – David Vitter	<p>“Hustler said it revealed Senator’s link to escort service.” CNN, 7/10/07 http://www.cnn.com/2007/POLITICS/07/10/vitter.madam/index.html “This was a very serious sin in my past for which I am, of course, completely responsible,” Vitter said in a statement given to reporters Monday night.</p>
A New Orleans prostitute says Vitter was a regular...	<p>“New Orleans’ Madam Says Sen. David Vitter Used Her Brothel,” Associated Press, 7/11/2007 http://www.foxnews.com/story/2007/07/11/new-orleans-madam-says-sen-david-vitter-used-her-brothel.html On Monday, Vitter acknowledged being involved with the so-called D.C. Madam. A day later, new revelations linked him to a former madam in New Orleans and old allegations that he frequented a former prostitute resurfaced, further clouding his political future.</p> <p>“New Orleans prostitute tied to Vitter passes lie detector test,” David Meeks, New Orleans Times-Picayune, 9/10/2007 http://blog.nola.com/times-</p>

	<p>picayune/2007/09/new_orleans_prostitute_tied_to.html</p> <p>Weeks after U.S. Sen. David Vitter tried to discredit her allegations, a woman who used to work as a prostitute in New Orleans passed a lie detector test averring that she had a "sexual relationship" with Vitter that lasted at least four months.</p>
<p>TEXT</p> <p>Count #2</p> <p>"It was purely a sexual relationship..."</p>	<p>"Prostitute describes Vitter affair," Gary Scheets, New Orleans Times-Picayune, 7/12/2007</p> <p>http://blog.nola.com/updates/2007/07/former_prostitute_confirms_vit.html</p> <p>Days after Senator David Vitter apologized for using an escort service in Washington, D.C., a woman who once worked as a prostitute in Louisiana said he was a regular client of hers several years ago while he was a state legislator.</p> <p>The woman worked under the name Wendy Cortez. Her birth name is Wendy Yow, according to her ex-husband, who asked not to be named but said he has seen her birth certificate.</p>
<p>'A Guilty Plea for a violent attack on an ex-girlfriend with a knife'</p>	<p>"Aide to Senator Resigns After ABC Investigation" (ABC News, Brian Ross video)</p> <p>http://abcnews.go.com/Blotter/vitter-aide-attacked-girlfriend-pleaded-guilty/story?id=10913025</p> <p>"Vitter Aide Resigns After ABC News Disclosures About Past," Matthew Mosk and Brian Ross, ABC News, 6/23/2010</p> <p>A trusted aide to Louisiana Sen. David Vitter resigned Wednesday morning after ABC News reported that he had been arrested for attacking his ex-girlfriend with a knife, and had an open warrant for his arrest in Baton Rouge on a drunk driving charge.</p> <p>The aide, Brent Furer, worked on the Republican senator's last campaign, and has spent the last five years posted in his Washington office to handle, among other things, women's issues.</p> <p>An ABC News investigation out this morning revealed that Furer had repeated brushes with the law dating back to the 1990s. Those who have had encounters with Furer told ABC News that his presence on Vitter's payroll raised serious questions about the senator's judgment. Melanie Sloan, executive director of Citizens for Responsibility and Ethics in Washington, said it concerns her that the senator has talked so forcefully as an advocate for women and an opponent of drunk driving, and yet kept someone with Furer's background on his staff.</p> <p>Reached at Vitter's senate office last week, Furer declined to comment, saying he was "too swamped" with the office's response to the Gulf of Mexico oil spill. He did not respond to questions emailed by ABC News. Vitter, a 49-year-old first-term Republican who is up for reelection in November, also declined to comment when approached in front of his senate office building Tuesday.</p>

	<p>Vitter spokesman DiGrado acknowledged the senator had concerns about the 2008 arrest, in which Furer was accused of holding his ex-girlfriend against her will for 90 minutes, threatening to kill her, placing his hand over her mouth, and cutting her in the hand and neck.</p>															
<p>TEXT</p> <p>Count #3 "It says something terrible about Senator Vitter's judgment... "</p>	<p>"Vitter Aide Resigns After ABC News Disclosures About Past," Matthew Mosk and Brian Ross, ABC News, 6/23/2010 http://abcnews.go.com/Blotter/vitter-aide-attacked-girlfriend-pleaded-guilty/story?id=10913025</p> <p>Melanie Sloan, executive director of Citizens for Responsibility and Ethics in Washington, said it concerns her that the senator has talked so forcefully as an advocate for women and an opponent of drunk driving, and yet kept someone with Furer's background on his staff.</p> <p>"It says something terrible about Senator Vitter's judgment that this is the kind of guy he wants to keep in his office," said Sloan, who first alerted ABC News to the assault case. She said Furer's resignation was "an obvious attempt by the senator to save himself with women voters as heads into his reelection campaign this fall."</p>															
<p>And Vitter kept his aide on staff years after he was accused of harming his girlfriend...</p>	<p>"David Vitter Hounded by Questions on Ex-Aide's Arrest," Stephanie Condon, CBS News, 7/8/2010 http://www.cbsnews.com/news/david-vitter-hounded-by-questions-on-ex-aides-arrest/</p> <p>Case 2008 DMV 000602, Superior Court of the District of Columbia, Criminal Division, Online Case Summary, 4/3/2008 http://betterthanvitter.com/wp-content/uploads/2015/09/Brent-Furer-Case-Summary.pdf</p> <table border="1"> <tr> <td>03/10/2008</td> <td>Charge Filed</td> <td>Charge Filed Charge #3: Obstructing Preventing Interf W/Reports/Reqs for Assist frm Law Enforce Med Prov Child Wlfr Agency</td> </tr> <tr> <td>03/10/2008</td> <td>Charge Filed</td> <td>Charge Filed Charge #5: Destruction of Property less than \$200</td> </tr> <tr> <td>03/10/2008</td> <td>Charge Filed</td> <td>Charge Filed Charge #4: Attempted Threats to Do Bodily Harm -Misd</td> </tr> <tr> <td>03/10/2008</td> <td>Charge Filed</td> <td>Charge Filed Charge #2: Attempted Poss Attempted Prohibited Weapon -knife</td> </tr> <tr> <td>03/10/2008</td> <td>Charge Filed</td> <td>Charge Filed Charge #1: Simple Assault</td> </tr> </table> <p>Case 2008 DMV 000602, Superior Court of the District of Columbia, Criminal Division, Charges Document, 3/10/2008 http://betterthanvitter.com/wp-content/uploads/2015/09/Brent-Furer-Charges.pdf</p> <ol style="list-style-type: none"> 1 On or about January 12, 2008, within the District of Columbia, Brent D Furer unlawfully assaulted and threatened Nicolia Christos Demopoulos in a menacing manner. (Assault, in violation of 22 D.C. Code, Section 404 (2001 ed.)) 2 On or about January 12, 2008, within the District of Columbia, Brent D Furer attempted to possess unlawfully, with intent to use against another, a Knife. (Attempted Possession of a Prohibited Weapon, in violation of 22 D.C. Code Section 4514,1803 (b) (2001 ed.)) 3 On or about January 12, 2008, within the District of Columbia, Brent D Furer, knowingly disconnected, damaged, disabled, and temporarily or permanently removed any telephone, radio, computer, and other electronic communication device with a purpose to obstruct, prevent, and interfere with a 911 call. (Obstructing, Preventing, or Interfering with Reports to or Requests for Assistance from Law Enforcement Agencies, Medical Providers, or Child Welfare Agencies, in violation of 22 D.C. Code, Section 1931 (2001 ed.)) 4 On or about January 12, 2008, within the District of Columbia, Brent D Furer attempted to make threats to do bodily harm to Nicolia Christos Demopoulos. (Attempted Threats, in violation of 22 D.C. Code, Section 407, 1803 (2001 ed.)) 5 On or about January 12, 2008, within the District of Columbia, Brent D Furer maliciously did injure, break and destroy certain property, that is, Blackberry Cellular Phone, property of Nicolia Christos Demopoulos, causing damage in the amount of less than \$200. (Destroying Property, in violation of 22 D.C. Code, Section 303 (2001 ed.)) 	03/10/2008	Charge Filed	Charge Filed Charge #3: Obstructing Preventing Interf W/Reports/Reqs for Assist frm Law Enforce Med Prov Child Wlfr Agency	03/10/2008	Charge Filed	Charge Filed Charge #5: Destruction of Property less than \$200	03/10/2008	Charge Filed	Charge Filed Charge #4: Attempted Threats to Do Bodily Harm -Misd	03/10/2008	Charge Filed	Charge Filed Charge #2: Attempted Poss Attempted Prohibited Weapon -knife	03/10/2008	Charge Filed	Charge Filed Charge #1: Simple Assault
03/10/2008	Charge Filed	Charge Filed Charge #3: Obstructing Preventing Interf W/Reports/Reqs for Assist frm Law Enforce Med Prov Child Wlfr Agency														
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03/10/2008	Charge Filed	Charge Filed Charge #2: Attempted Poss Attempted Prohibited Weapon -knife														
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	<p>"Vitter Aide Resigns After ABC News Disclosures About Past," Matthew Mosk and Brian Ross, ABC News, 6/23/2010 http://abcnews.go.com/Blotter/vitter-aide-attacked-girlfriend-pleaded-guilty/story?id=10913025</p> <p>A trusted aide to Louisiana Sen. David Vitter resigned Wednesday morning after ABC News reported that he had been arrested for attacking his ex-girlfriend with a knife, and had an open warrant for his arrest in Baton Rouge on a drunk driving charge.</p> <p>The aide, Brent Furer, worked on the Republican senator's last campaign, and has spent the last five years posted in his Washington office to handle, among other things, women's issues.</p> <p>An ABC News investigation out this morning revealed that Furer had repeated brushes with the law dating back to the 1990s. Those who have had encounters with Furer told ABC News that his presence on Vitter's payroll raised serious questions about the senator's judgment. Melanie Sloan, executive director of Citizens for Responsibility and Ethics in Washington, said it concerns her that the senator has talked so forcefully as an advocate for women and an opponent of drunk driving, and yet kept someone with Furer's background on his staff.</p> <p>Reached at Vitter's senate office last week, Furer declined to comment, saying he was "too swamped" with the office's response to the Gulf of Mexico oil spill. He did not respond to questions emailed by ABC News. Vitter, a 49-year-old first-term Republican who is up for reelection in November, also declined to comment when approached in front of his senate office building Tuesday.</p> <p>Vitter spokesman DiGrado acknowledged the senator had concerns about the 2008 arrest, in which Furer was accused of holding his ex-girlfriend against her will for 90 minutes, threatening to kill her, placing his hand over her mouth, and cutting her in the hand and neck.</p>
<p>VO: The Verdict?</p> <p>O'REILLY: <i>"I don't think Vitter should be there, absolutely not..."</i></p> <p><u>TEXT</u> THE VERDICT</p> <p>"I don't think Vitter should be there, absolutely not..."</p>	<p>"Bill O'Reilly says Vitter should go," Youtube, 6/17/2011 https://www.youtube.com/watch?v=hgTwMJTfrqo</p>
<p>VO: We can do better than Vitter.</p>	

TEXT

We can do better than Vitter.

We have better choices.

ANNOUNCER:

Paid for by Louisiana Water Coalition PAC.
Not authorized by any candidate or candidate's committee.

As you can see the, the facts and legal authorities completely substantiate the statements made in this advertisement. Please contact me if you have any questions.

Sincerely,

A handwritten signature in black ink, appearing to read "Laurie L. Tate". The signature is stylized with a large initial "L" and a long horizontal stroke at the end.

Laurie L. Tate

The People vs Vitter :30 Final;
9.10.15

VISUALS

File folder drops on desk,
opens (videos play in documents)
SUPER: The People vs. Vitter

Papers slide in to reveal:
SUPER: Count #1
Senator Caught in "DC Madam" Scandal
CBS/AP July 9, 2007
"I am of course, completely responsible..."

SUPER: Count #2
CNN Ashleigh Banfield Quizzes David Vitter
over Prostitution Scandal
The Huffington Post January 30, 2012

(ABC Dan Abrams clip)

SUPER: Count #3
David Vitter Hounded by Questions on Ex-
Aides Arrest
CBS News July 8, 2010
"The Senator refused to answer questions
about the incident..."

News Clip of woman reporter

4WWL Vitter Still frame w/SUPER:
"You may not like the answer..."

SUPER: THE VERDICT
LA Capitol Still Image
Video of Bill O'Reilly/O'Reilly Factor

SUPER:
We can do better than Vitter.
Learn more at BetterThanVitter.com

SUPER:
Paid for by Louisiana Water Coalition PAC,
Not authorized by any candidate or
candidate's committee.

AUDIO

VO: (*female, DA type*)
The People vs. David Vitter: The
evidence shows...

Vitter implicated in the DC
Madam scandal...

A New Orleans prostitute says
Vitter was a regular...

MADAME: "*It was purely a
sexual relationship...*"

And Vitter kept his aide on staff
years after he was accused
of harming his girlfriend.

REPORTER: "*Did you break the
law?*"

VITTER: "*You may not like the
answer...*"

VO: The Verdict?
O'REILLY: "*I don't think Vitter
should be there, absolutely not...*"

VO: We can do better than Vitter.

Learn more at
BetterThanVitter.com

ANNOUNCER:
The Louisiana Water Coalition PAC
is responsible for the content of this
advertising.

Anna Nolan

From: John Matherne
Sent: Friday, September 11, 2015 8:32 AM
To: Anna Nolan
Subject: Fw: LA Water Coalition PAC - New TV Spot Script and Substantiation
Attachments: LWC - TV Letter of Substantiation 9 10 15 FINAL SIGNED.pdf; The People vs Vitter Final TV Script 9-10.pdf

Please print the email below along with the attached documentation and place in the La. Water Coalition PAC file.

John Matherne
KLAX-TV
1811 England Drive
Alexandria, LA 71303
Office (318) 473-0031
Mobile (318)376-7496
jmatherne@klax-tv.com

From: Kristin Amador <kristin.amador@comcast.net>
Sent: Friday, September 11, 2015 8:25 AM
To: Jorge Motta (CMG-TeleRep); John Matherne; Charlie Walker; 'Perry, Brian (CMG-REP)'; 'MATSUOKA, FRANCES'; 'Forman, Joshua'; 'Johnson, Matt'; 'McReddie, Betsy (CMG-REP)'; 'Hagen, Dan'; Dede Nieto; 'Norton, CJ (CMG-REP)'
Cc: 'Bill Criswell'; msoviero@coxreps.com; 'Carol Polombo'
Subject: LA Water Coalition PAC - New TV Spot Script and Substantiation

Forwarding from Bill...

Attached is an iron clad "new" letter of substantiation for a new TV spot that was delivered today to all Louisiana Cable & Broadcast TV outlets.

This specifically deals with a lawyer letter (delivered to some select stations), so we delivered a new TV spot which a specific changes to correct any misconceptions that may have been interpreted.

Thank you,

Bill Criswell
415-244-8618 cell

No virus found in this message.

Checked by AVG - www.avg.com

Version: 2014.0.4830 / Virus Database: 4365/10609 - Release Date: 09/09/15

Anna Nolan

From: John Matherne
Sent: Thursday, September 10, 2015 1:03 PM
To: Anna Nolan
Subject: Fw: Letter dated 9/9/15

Please print this email string and place in the LA Water Coalition file.

John Matherne
KLAX-TV
1811 England Drive
Alexandria, LA 71303
Office (318) 473-0031
Mobile (318)376-7496
jmatherne@klax-tv.com

From: Garner, James M. <JGarner@SHERGARNER.com>
Sent: Thursday, September 10, 2015 12:46 PM
To: John Matherne
Cc: Chocheles, Jo Aline; Ken Nolan
Subject: Re: Letter dated 9/9/15

Thank you.

James M. Garner
Sher Garner Cahill Richter Klein & Hilbert, LLC
[909 Poydras Street](#)
[28th Floor](#)
[New Orleans, Louisiana 70112](#)

Telephone: [504-299-2102](tel:504-299-2102)
Facsimile: [504-299-2302](tel:504-299-2302)
Mobile: [504-931-5361](tel:504-931-5361)

This electronic mail transmission may constitute an attorney-client communication that is privileged at law. It is not intended for transmission to, or receipt by, any unauthorized persons. If you have received this electronic mail transmission in error, please delete it from your system without copying it, and notify the sender by reply e-mail, so that our address record can be corrected.

In accordance with 31 C.F.R. Section 10.35(b)(4), this message has not been prepared, and may not be relied upon by any person, for protection against any federal tax penalty.

On Sep 10, 2015, at 12:34 PM, John Matherne <JMatherne@klax-tv.com> wrote:

Our station received the documentation you sent yesterday afternoon and we have reviewed it. We then contacted the agency that placed the LA Water Coalition PAC ads to address the concerns. They have assured me that a new commercial was being produced.

Their schedule does not have any more spots that will air before the new creative arrives.

John Matherne
KLAX-TV
1811 England Drive
Alexandria, LA 71303
Office (318) 473-0031
Mobile (318)376-7496
jmatherne@klax-tv.com

From: Chocheles, Jo Aline <jchocheles@shergarner.com>
Sent: Wednesday, September 9, 2015 4:39 PM
To: John Matherne
Cc: Garner, James M.
Subject: RE: Letter dated 9/9/15

Our apologies. Please see attached enclosures.

Thanks,

Jo Aline P. Chocheles
Sher Garner Cahill Richter Klein & Hilbert, LLC
909 Poydras Street
Suite 2700
New Orleans, LA 70112
Telephone: 504-299-2202
Facsimile: 504-299-2300
jchocheles@shergarner.com

Begin forwarded message:

From: John Matherne <JMatherne@klax-tv.com>
Date: September 9, 2015 at 3:56:27 PM CDT
To: "jgarner@shergarner.com" <jgarner@shergarner.com>
Cc: Ken Nolan <knolan@klax-tv.com>
Subject: Letter dated 9/9/15

Mr Garner,

We received a fax from you today with the request to cease advertising placed by Louisiana Water Coalition PAC. In that request you state that their ad contains inaccurate information. It is our goal to be fair to all political matters and candidates and we take this very seriously.

We do not, however, want to be the judge of political matters when discrepancies arise out of claims from one side or the other. We will pass your concerns to the placing agency and request immediate documentation that supports their claim.

Thank you for bringing this to our attention.

John Matherne
KLAX-TV
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No virus found in this message.

Checked by AVG - www.avg.com

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