

Founded in 1852
by Sidney Davy Miller

MILLER CANFIELD

MICHAEL P. COAKLEY
TEL (313) 496-7531
FAX (313) 496-8454
E-MAIL coakley@millercanfield.com

Miller, Canfield, Paddock and Stone, P.L.C.
150 West Jefferson, Suite 2500
Detroit, Michigan 48226
TEL (313) 963-6420
FAX (313) 496-7500
www.millercanfield.com

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August 18, 2011

*Via E-Mail hermannlawoffices@comcast.net
& First Class Mail*

John T. Hermann, Esq.
Law Offices of John T. Hermann, P.C.
2684 West Eleven Mile Road
Berkley, MI 48072

Re: *Thomas M. Cooley Law School v. John Does 1-4*
Case No: 11-781-CZ

Dear Mr. Hermann:

I've enclosed an email and attachment from David Rusenko at Weebly, Inc., which we received via email at 8:51 p.m. on Wednesday, August 17, 2011. Please be advised that Weebly made this production of its own volition and without direction from us (other than the subpoena itself).

This response from Weebly to the subpoena issued by the Superior Court for the County of San Francisco, California moots your pending Motion to Quash in the Ingham County Circuit Court (and any other contemplated motions relating to the Weebly subpoena, whether in Michigan or California). We therefore request that you withdraw your Motion to Quash immediately, and in no event later than Friday, August 19, 2011. If you do not withdraw the motion by that time, we reserve the right to seek costs and fees.

Please also be advised that we believe we have determined the identity of your client, Defendant John Doe 1, a/k/a "Rockstar05." Pending further investigation, we plan to file a First Amended Complaint naming Adil Syed as a named defendant in Doe 1's place. I've enclosed a draft of the First Amended Complaint, which is not yet filed. Please advise whether once it is filed you will accept service on behalf of your client, Mr. Syed.

We are open to discussing a resolution of this matter before filing the First Amended Complaint. Any such resolution at a minimum will include a full retraction by Mr. Syed, using language approved by us, and full cooperation with us in providing information relating to

MILLER, CANFIELD, PADDOCK AND STONE, P.L.C.

Rockstar05
c/o John T. Hermann, Esq.

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August 10, 2011

Defendants John Does 2-4, among other conditions we should discuss promptly. Please let me know no later than close of business on Monday, August 22, 2011 if Mr. Syed will agree to those conditions and discuss others (see my prior emails). Absent such agreement by that time, we will proceed to file our First Amended Complaint and continue to pursue Cooley's claims against Mr. Syed.

Very truly yours,

Miller, Canfield, Paddock and Stone, P.L.C.

By: 

Michael P. Coakley

MPC/pdh

19,341,959.2\018763-00020

Hudson, Paul D.

From: David Rusenko [david@weebly.com]
Sent: Wednesday, August 17, 2011 8:50 PM
To: Hudson, Paul D.; Coakley, Michael P.
Subject: Weebly Subpoena
Attachments: thomas-cooley-law-school-scam.weebly.com.pdf

Hello,

Attached is the information you requested related to case number 11-781-CZ.

1. See attached document.
2. See attached document.
3. IP address was 99.103.185.5. There are no other comments from that IP on that post.
4. Comment from 04/21/2011 2:21:04 -- IP address was 99.150.145.44. There are no other comments from that IP on that post.
Comment from 04/22/2011 12:33:14 -- IP address was 84.19.169.162. There are no other comments from that IP on that post.

Best,
David