



Kay Greenbury <kaygreenbury@gmail.com>

SRR

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To: "Steven G. Cohen" <scohen@cohenandassociatespc.com>

Steven:

Forwarding the gmail string is messy. I tried to pull out the individual messages but wasn't sure where one ended and the other started. So, unfortunately, you are getting the whole thing.

Note that I stated that I was willing to pay the additional fees IF THEY HAD PROVIDED THEIR WORK PRODUCT. I told them that at the time. However, they refused to provide me anything. Now over a year later they are still hitting me up for money and I still don't have anything but empty emails to show for it.

The contract was between Kay Greenbury and SRR. If they had responded or had the courtesy of contacting me, I could have streamlined some of their actions by obtaining the valuation of Pacific Corp etc. (all the AEA holdings) from friendly family members.

I needed the valuation of Air Monitors. \$10k is a gross undervaluation. I have ample evidence for that. Roger worked in Mergers and Acquisitions at Lear Corp. for years. If Air Monitors would have had such poor value, he would not have bought out his partner. SRR never looked at the books. SRR never found the zero dollar purchase order from Air Monitors chief customer with my husband's signature on it - and SRR would not take a call from me informing them of that information. SRR refused my contact regarding the billing sheets, lab reports, job estimates in the hundreds of thousands, and equipment inventory lists (some with valuations) that I had located. In a document filed by Schaefer, SRR stated that it never even received a current balance sheet for Air Monitors!!

Smith Spyglass is a whole other story. Much of that money had been moved offshore shortly after Mr. R. B Smith Sr. death. I had located the countries and banks where it had been put while I reviewed documents with Victoria Sawula at Mr. Gornbein's office. Again, SRR refused to contact me regarding Smith Spyglass. (BTW) someone had mentioned "minority shareholder squeeze-out" related to that company.

Also, no one seemed to be bothered that my signature had been forged assigning my stock to my husband. It was still a marital asset, but forgery is forgery to those of us outside of the legal business.

In addition the fact that I did not receive all of the pertinent pages of our 2011 JOINT TAX RETURN (per T. Schellenberg) didn't seem to bother anyone except for my family and other women. (Oh - I do have Roger's scribbled notes from a meeting with a Bodman &

Bodman atty in January 2012 (prior to the divorce) which he has the note "E & O insurance". Perhaps the Bodman lawyer was referring to Roger's personal CPA - Adrian Lyman - who emailed me the 2011 Tax Return with the missing pages. **It's interesting the Schaefer team didn't catch the fact the JOINT 2011 tax return that had been given to me did not match a full 2011 Tax Return.** Again, they are supposed to be so good at finding hidden assets.

Kay

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