MISLED-Aster lyr of no action on a contract,

the contract is void per many awyers: I still owned the

From: Wendy Meigs < wmeigs 2@gmail.com> company but did not

Sent: Sunday, September 10, 2017 6:20 PM

To: W 1234 Meigs

Subject: Re: Urgent case meeting

- ...**,**

Dear Bruce and Rodney,

Good morning.

I hope you guys did well through the hurricane. My pool pump motor went out and my upper deck is not walkable and is leaking. Allstate has been notified and spoken to today. Otherwise, I did great.

Concerning your email:

First, I have not received all funds. I'm not sure where you are getting that as the hurricane has slowed mail.

Second, when was the request for summary judgment filed and did you forward me a copy of it? Has it been so long that you've worked on my case that I forgot? A lot has been happening.

Did you tell me that you filed a summary judgment and how long ago?

What have you been working on for me since that time?

How long will this take? Holidays will slow all down so when do you plan to complete this otherwise all is delayed to next year?

Are there outliers not considered that can stop progress?

When do I get my company back?

These are questions that can be quickly answered with a yes or no or short one or two sentence response if they differ from what you have told me before. I am not looking for an extensive in-depth answer.

The last meeting was nothing new except for the time limit on suing the lawyers and pianos dropping on my head. Did you charge me for that meeting as an email could have said both and how much was I charged?

I need the lawsuits filed against Zucker, Evans, and Bergman. What is your cost to do this? You agreed to take this case in the beginning. I need this done in the next couple of weeks before the MSA so that this issue will be clear for the MSA summary judgment. I am serious on the suits. I am the victim and the environment was hostile. Evans and Zucker, you understand the suits. As for Bergman, Bergman failed to provide a safe/neutral environment and contributed to my being victimized and drugged by Mike. By allowing alcohol to be served under his supervision, the environment ceased to be neutral and became one-sided if anything just by gender and weight alone.

I would like to see to be notified of all costs prior to incurring them so that I can fully grasp the progress. This sudden intensity and potential unwillingness to pursue the direction that I want concerns me.

Sent from my iPhone. Please excuse any typos. All information to be handled as confidential. If received in error, please reply as error and delete immediately. Thank you.

On Sep 7, 2017, at 5:46 PM, Bruce JAMISON < bjamlaw@gmail.com > wrote:

Dear Wendy,

As you know, it is been many weeks since we have discussed moving forward with the case, and getting you caught up with the fees that are owing to the firm.

As a reminder, we have a pending motion for summary judgment to throw out the mediation agreement, after which we may be presented with an opportunity to get back the company, or if that fails, continue the litigation.

It is my understanding that you have now received the funds with which to carry on the litigation, as we outlined at our last meeting. You also recently sent us a rather lengthy email which as Rodney explained, needs to be discussed in person due to the impracticality and expense of trying to communicate on those issues using email.

We are all pleased to hear that you are working, and we know that it is something of an inconvenience to meet but it is absolutely critical that we do so right away.

Accordingly, we would like to meet with you sometime tomorrow, or if that doesn't work then this Saturday afternoon. Please let us know right away which is your preference.

Best regards,

Bruce

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