

From: "Robert Colaco, Founder (CFABA.ORG)" <founder@cfaba.com>
Subject: RE: This memo is in response to your email which was received our server on Thu, February 18, 2016 8:03 pm (E.T.).
Date: Mon, February 22, 2016 7:12 pm
To: "La France Toliver" <LaFranceToliver@dpss.lacounty.gov>
Cc: "Robert Colaco, Founder (CFABA.ORG)" <founder@cfaba.com>,"PLEASE GIVE TO JUDGE FOR MY PHONE HEARING" <shdcsu@dss.ca.gov>,"Michael Guerra" <michaelguerra@dpss.lacounty.gov>

This email is being written on February 22, 2016 AKA 2016-02-22 at 15:11 (Pacific Military Time, PMT). It is not an automated email or response.

A Memo To and sent by email To and To Whom It May Concern, Case Number 160070215 :

"La France Toliver" <LaFranceToliver@dpss.lacounty.gov>

CARBON COPY SENT BY EMAIL TO:

"PLEASE GIVE TO JUDGE FOR MY PHONE HEARING" <SHDCSU@DSS.CA.GOV>, "Michael Guerra" <michaelguerra@dpss.lacounty.gov>, "Robert Colaco" <founder@cfaba.com>

Subject:

This memo is in response to your email which was received our server on Mon, February 22, 2016 4:05 pm (E.T.).

Dear La France Toliver:

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INTRODUCTION
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Since I am having to use speech recognition software as I have shared with you that I have to do with writing any document basically more than "thank you so much for your email". I am writing this memo because ultimately judges want to see things in writing and so I am writing this no matter how in level 10 pain (the highest level from the medical industries viewpoint) I am experiencing right now.

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ISSUE 1
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Thank you so much for your clarification statement of: "The statement I was referring to was the document you provided which excuses you from activity by your doctor until 3/2/16. No new statement is necessary although you can attach the documents provided in this email if you wish to do so."

Thank you so much for your clarification statement of: "I have attached both documents for your convenience."-as to which documents you meant.

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ISSUE 2
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Thank you so much for your statement of: "I apologize for the confusion in my email to you on Thursday afternoon."

I accept your apology and you are forgiven.

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ISSUE 3
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Thank you so much for your clarification statement of: "It is not my intent to make things difficult for you."

I have known that to be the case since my first phone call to in December of 2012. Since I could not speak with you about it before today, Monday, February 22, 2016 it was the best way I could figure out how to handle the situation. I also thought that since what you had to do involved higher management I thought they might have told to what to write me.

Since I continue to be unaware of policies and procedures of the Los Angeles County department of public social services and now the state of California department of social services in this entire process of appeals in just appears that these processes are putting burdens on individuals at a time when they have the least capabilities of handling those burdens. Of course when I am speaking about in this case is my own level 10 pain and having to go through the steps to postpone my hearing.

As far as I'm concerned this should never happen again with anyone else in the state of California. One of my "prayers" the word that judges like individuals to use as to what they would like the judge to do for them, have a judicial ruling on, or to reach some judicial ruling on the behalf by the "plaintiff" or the aggrieved party.

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ISSUE 4
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I see so many ways that this entire process could be improved so that these burdens are not put on individuals like myself.

There are policies and procedures that are in place here but seem to be treated as high grade military secrets. Obviously, I do not believe that they should be treated as high grade military secrets.

I am greatly saddened to say this:

"Just like I have seen so many things that are very broken in the organization that you work for I see the same thing in the appeals process and of course I wanted to where ever I can do from a legal standpoint to fix it."

I am doing something I normally do not do and that is to send a request through the email system for any receipt of when it was received as well as when it was accessed or read. Or, if you would prefer to just respond to this email by hitting the reply button I will know that you have received it.

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CONCLUSION
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I have always heard, seen and found you to be exceptional in all that you do, I just got very confused. If I offended you in any way please accept my apology. Thank you again for all that you have done for me and on my behalf since December of 2012.

If you have any questions whatsoever please do not hesitate to give me a call.

With All Sincerity,
Robert Colaco
Volunteer National Chairman, Founder
CITIZENS FOR A BETTER AMERICA(R) (CFABA.ORG)

This was sent to you by:
CITIZENS FOR A BETTER AMERICA(R) (CFABA.ORG)
Federal, F.E.C. ID #: C00278333
California, F.P.P.C. ID #: 1265022
Voice: (818)574-8911

Our main website:

<http://www.CFABA.org>

Some of our Other websites:

<http://www.openletters.info/>
<http://www.protectmarriage.info/>
<http://www.keepthecross.com/>
<http://www.stateprops.com/>

E-mail address:

"Robert Colaco" <founder@cfaba.com>

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http://tsdr.uspto.gov/#caseNumber=78030621&caseType=SERIAL_NO&searchType=statusSearch

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DOCUMENT NAME:

20160222_1511_MEMO_TO_DPSS_La France Toliver_CC_JUDGE_AND_M_GUERRA.TXT

THIS IS THE END OF MEMO FROM CITIZENS FOR A BETTER AMERICA(R) (CFABA.ORG).

> Mr. Colaco,

>
>
>
>
> The statement I was referring to was the document you provided which
> excuses you from activity by your doctor until 3/2/16. No new statement is
> necessary although you can attach the documents provided in this email if
> you wish to do so. When you call for a postponement at (800) 952-5253,
> you will need to provide your doctors statement as proof that you are
> postponing for medical reasons. I have attached both documents for your
> convenience.
>

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>
> I apologize for the confusion in my email to you on Thursday afternoon. It
> is not my intent to make things difficult for you.
>
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>
> Please let me know if I can be of further assistance.
>
>
>
> Best Regards,
>
>
>
>
> [image001]
>
>
>
> -----Original Message-----
> From: Robert Colaco, Founder (CFABA.ORG) [<mailto:founder@cfaba.com>]
> Sent: Sunday, February 21, 2016 12:04 AM
> To: La France Toliver
> Cc: PLEASE GIVE TO JUDGE FOR MY PHONE HEARING; Michael Guerra; Robert
> Colaco
> Subject: This memo is in response to your email which was received our
> server on Thu, February 18, 2016 8:03 pm (E.T.).
>
>
>
> This email is being written on February 20, 2016 AKA 2016-02-20 at 23:59
> (Pacific Military Time, PMT). It is not an automated email or response.
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>
> A Memo To and sent by email To and To Whom It May Concern, Case Number
>
> 160070215 :
>
> "La France Toliver"
> <LaFranceToliver@dpss.lacounty.gov<<mailto:LaFranceToliver@dpss.lacounty.gov>>>
>
>
>
> CARBON COPY SENT BY EMAIL TO:
>
> "PLEASE GIVE TO JUDGE FOR MY PHONE HEARING"
> <SHDCSU@DSS.CA.GOV<<mailto:SHDCSU@DSS.CA.GOV>>>, "Michael Guerra"
> <michaelguerra@dpss.lacounty.gov<<mailto:michaelguerra@dpss.lacounty.gov>>>, "Robert Colaco"
>
> <founder@cfaba.com<<mailto:founder@cfaba.com>>>
>
>
>
> Subject:
>
> This memo is in response to your email which was received our server on
> Thu, February 18, 2016 8:03 pm (E.T.).
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 > Dear La France Toliver:
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 > INTRODUCTION
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 > This memo is in response to your email which was received our server on
 > Thu, February 18, 2016 8:03 pm (E.T.).
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 >
 > Since I am having to use speech recognition software as I have shared with
 > you that I have to do with writing any document basically more than "thank
 > you so much for your email". I am writing this memo because ultimately
 > judges want to see things in writing and so I am writing this no matter
 > how in level 10 pain (the highest level from the medical industries
 > viewpoint) I am experiencing right now.
 >
 >
 >
 > Thank you so much for the statement of: "Good news, you can postpone
 > again" and whatever effort it took for you to accomplish that, I really
 > appreciate it. Thank you so much for your very kind and thoughtful
 > statement of: "I am very sorry to hear of your diagnosis." Thank you so
 > much for the statement of: "Please call (800) 952-5253 and request your
 > postponement." I hope that Laura at that position number eight will be
 > there and she will not have a problem getting me a postponement.
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 > ISSUE 1
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 > =====
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 > I am completely, totally, overwhelmingly confused about your statement:
 >
 >
 >
 > "you will need to provide your doctor's the statement to the State showing
 > the doctor excusing you until the date indicated on your Doctor's notice."
 >
 >
 >
 > For the statements that I am about the use, I need to use standard
 > language that I use in lots of places including but not limited to letters
 > that I have written and published on one of our websites:
 >
 > <http://www.openletters.info/>
 >
 >

>
> It is my strongest hope, desire, and goal to not sound or be rude, unkind,
> or to show any disrespect as I make my following remarks.
>
>
>
> It is also my strongest hope, desire, and goal to communicate with you as
> truthfully and clearly as I possibly can so that you would understand what
> I am trying to say to you and thereby no misunderstandings between us
> develops any more than it already has.
>
>
>
> To that end if you believe there is a misunderstanding or something does
> not make sense to you, please, please, please communicate with me in what
> ever is the easiest way for you to communicate with me.
>
>
>
> Did you open the attached document for my excuse?
>
>
>
> Was it sufficient?
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>
> What I'm about to share with you is totally germane to your email and my
> confusion about it.
>
>
>
> Gail my wife and I went through a horrible nightmare that I believe no
> American should go through that involved malfeasance and abuse of power by
> both following portions of our legal system which included the following
> Los Angeles County agencies: the sheriff's department, the district
> attorney's office, superior courts, adult protective services, elder abuse
> unit, county counsel's office. That is why I believe I have shared with
> you before that I am doing everything that I can do to bring two billion
> dollar class action lawsuits against what the assistant district attorney
> was constantly trying to bombard us with: "the prosecution team".
>
>
>
> That ordeal began on March 11, 2012 and ended on September 30, 2013.
>
> After taking advantage of our one and only opportunity to replace our
> judge whom I nicknamed Saddam Hussein judge number one (a statement that
> has not been appreciated by Lawyer friends). As I have shared with you he
> was the dictator of the country I was born in, Iraq.
>
>
>
> That 18 months nightmare centered around whether we could any parts of the
> approximate 1000 pages of subpoenaed documents on my mother in laws
> medical records. During those 18 months I spent a great deal of time
> discussing with my alternate public defender and Gail's two attorneys (the
> two gentlemen but I told you we paid about \$33,000 to) every possible
> aspect of medical records, whether we can subpoena doctors, whether we can
> make them come to court to testify about what they told us in
> conversations which we had with them mostly over the phone. I am sure you
> will not be surprised when I tell you that they did not want to be

> recorded just like employees of the Los Angeles County department of
> public social services.
>
> That 18 months of persecution sadly made me an expert about how the legal
> system interacts with our Medical System and for me to say that that
> interaction is seriously broken is the understatement of the millenia.
>
>
>
> So, when I say to you I have no idea what your statement meant in
> practical terms I am not saying anything but the truth.
>
>
>
> Please, please, please help me understand where you are possibly trying to
> get me to do. Better yet would you kindly write my doctor a letter and
> let him know what you would like him to do. Please remember that my
> doctor is part of high desert health system which is part of the Los
> Angeles County department of Health Services. I do not know if her title
> is ceo but the highest ranking person there and her e-mail address is as
>
> follows: "Beryl Brooks"
> <brbrooks@dhs.lacounty.gov<<mailto:brbrooks@dhs.lacounty.gov>>>. You can
> use this memo as my permission to contact her and get from her anything
> that you need. She and I and some of her staff have had more than one
> phone conversation about how they can improve different aspects of various
> parts of their organization. She unlike her boss Dr. Katz and his staff
> at the department of Health Services have been willing to talk to me and
> be open to my suggestions. Dr. Katz and the department of Health Services
> is going to be on what I have called "my infamous list" to bring a one
> billion dollar class action lawsuit against.
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> =====
> ISSUE 2
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> You desperately need to know about the two doctors appointments that were
> part of the medical records that I had already sent you as attached
> documents.
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>
> The first appointment for February 23, 2016 was set up months ago.
>
> Because of my hospital stay with a discharge date of January 27,
> 2016 the
>
> hospital created another doctor's meeting on February 17, 2016. So, when
> I was there the nurse wanted desperately to cancel my appointment for
> February 23, 2016 but my doctor was fine with me keeping that meeting.
>
> Please see the directly below attached document and look at page three of
> three for both of those appointment dates and times.
>
>
>

> 20160127_OLIVEVIEW_MED_CTR_DISCHARGE_PAPERS_PG1-3.PDF
>
>
>
> I bring up this issue because from my experience only primary care doctors
> are comfortable in signing documents. So if you would like me to get him
> to do something that I will need your letter sent to my e-mail address as
> well as the email address of the administrator "Beryl Brooks"
>
> <brbrooks@dhs.lacounty.gov<mailto:brbrooks@dhs.lacounty.gov>> I imagine no
> later than 5:00 PM on Monday February 22, 2016.
>
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>

> Of course I can walk in to their urgent care department at any time.
>
> However, it may be months before I can see my primary care doctor again.
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> ISSUE 3
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> For the record I have not appreciated the about three hours that it has
> taken me to write this memo to share all the things that I have shared
> into it.
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> CONCLUSION
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> If you have any questions whatsoever please do not hesitate to give me a
> call.
>
>
>

> With All Sincerity,
>
> Robert Colaco
>
> Volunteer National Chairman, Founder
>
> CITIZENS FOR A BETTER AMERICA(R) (CFABA.ORG)
>
>
>

> This was sent to you by:
>
> CITIZENS FOR A BETTER AMERICA(R) (CFABA.ORG) Federal, F.E.C. ID #:
> C00278333 California, F.P.P.C. ID #: 1265022
>
>

> Voice: (818)574-8911

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> Our main website:

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> <http://www.CFABA.org>

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>

> Some of our Other websites:

>

>

>

> <http://www.openletters.info/>

>

> <http://www.protectmarriage.info/>

>

> <http://www.keepthecross.com/>

>

> <http://www.stateprops.com/>

>

>

>

> E-mail address:

>

> "Robert Colaco" <founder@cfaba.com<<mailto:founder@cfaba.com>>>

>

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> click on the following link:

>

> http://tsdr.uspto.gov/#caseNumber=78030621&caseType=SERIAL_NO&searchType=statusSearch

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>

>

>

> DOCUMENT NAME:

>

> 20160220_2359_MEMO_TO_DPSS_La France Toliver.TXT

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>

>
> THIS IS THE END OF MEMO FROM CITIZENS FOR A BETTER AMERICA(R) (CFABA.ORG).
>
>
>
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>
