

RE: Deposition

From: **Joel Galanter** (Joel.Galanter@arlaw.com)
Sent: Mon 3/15/10 1:19 PM
To: Lucan Chartier (claimvictory@hotmail.com)
Cc: holliday@spraginslaw.com (holliday@spraginslaw.com)

Lucan,

Thank you for your email. Per the below, this will confirm that you will not appear at your deposition set for this Thursday. Unless I hear otherwise from you today, I will advise the court reporter of this and let her know that she does not need to appear as you are not going to appear for the deposition. We will proceed in due course to advise the Court of your refusal to comply with the Subpoena.

Best regards,

Joel T. Galanter
Adams and Reese LLP
424 Church Street, Suite 2800
Nashville, TN 37219
Main: (615) 259-1450
Fax: (615) 259-1470
Direct: (615) 259-1064
E-Fax: (615) 687-1510
Cell: (615) 481-1766
joel.galanter@arlaw.com
www.adamsandreeese.com

From: Lucan Chartier [mailto:claimvictory@hotmail.com]
Sent: Monday, March 15, 2010 1:11 PM
To: Joel Galanter
Cc: holliday@spraginslaw.com
Subject: Re: Deposition

Dear Mr. Galanter,

It has come to my attention that you are unclear whether I intend to appear at the deposition you've subpoenaed me to. I've given this matter some prayerful thought and discussed it with others, and come to the conclusion that I cannot. While I do not question the Court's authority to issue a subpoena in general, a subpoena with the particular purpose of gaining information to assist in the enforcement of an injunction that I believe to be thoroughly unconstitutional - much more that I am religiously and morally opposed to - is something that I cannot obey.

I further have no particular desire to waste your time by answering basic questions about my name and address, then proceeding to refuse to answer every question for which you summoned me as you know that I must do. I would not advise you to spend any unnecessary time or money on this matter.

- Lucan Chartier

"You are not only responsible for what you say, but also for what you do not say." - *Martin Luther*

Hotmail is redefining busy with tools for the New Busy. Get more from your inbox. [Sign up now.](#)



Baton Rouge | Birmingham | Houston | Jackson | Memphis | Mobile | Nashville | New Orleans | Sarasota | St. Petersburg | Tampa | Washington, D.C.

The contents of this e-mail and its attachments are intended solely for the addressee(s). In addition, this e-mail transmission may be confidential and it may be subject to privilege protecting communications between attorneys and their clients. If you are not the named addressee, or if this message has been addressed to you in error, you are directed not to read, disclose, reproduce, distribute, disseminate or otherwise use this transmission. Delivery of this message to any person other than the intended recipient(s) is not intended in any way to waive privilege or confidentiality. If you have received this transmission in error, please alert the sender by reply e-mail. Treasury Circular 230 requires that we inform you that any statements regarding tax matters made herein, including attachments, cannot be relied upon for the purpose of avoiding tax penalties, and such statements are not intended to be used or referred to in any marketing or promotional materials. Additionally, Adams and Reese LLP does not and will not impose any limitation on the disclosure of the tax treatment or tax structure of any transactions to which such statements relate.
