

Regnaert Family

From: "Kevin Murphy" <kmurphy@aandglawyers.com>
Date: Friday, March 03, 2017 11:38 AM
To: "Sandra Regnaert" <regnaertfamily@comcast.net>
Subject: RE: vin numbers

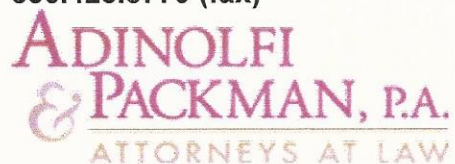
Sandy,

I'm going to request a title search. Each car cost \$15 per search so I'm just going to do one for now to see what we get so we don't spend a bunch of money for nothing.

Which one of these cars did he own at the time of divorce? I'll choose one of those. The Lotus?

Kevin J. Murphy | Associate

Adinolfi & Packman, P.A.
4 Kings Highway East
Haddonfield, NJ 08033
856.428.8334 x 256 (phone)
856.428.8779 (fax)



From: Sandra Regnaert [mailto:regnaertfamily@comcast.net]
Sent: Friday, March 03, 2017 9:57 AM
To: Kevin Murphy <kmurphy@aandglawyers.com>
Subject: vin numbers

Kevin, Please let me know what is going on. I couldn't find vin # for Challenger but you have it in insurance documents that I left at your office. I am going to send photos of cars at his new house. Thanks, Sandy

2011 Lotus Evora SCCLMDTUIBHA10288

2008 Jeep Wrangler 1J4GA59128L545447 (with improvements - lift kit, wheels, tires, ram bar and roof rack)

2015 Ram Pickup 3C6RR7LTXFG629627 (I paid insurance on this for 6 months after Todd moved out)

2015 Dodge Challenger (with improvements - paint and engine)

Kevin, what do you think you can do with your letter? And why would you say "yes" to reporting Todd for bankruptcy fraud knowing that he will probably get arrested? I am also at risk of him flipping out and killing me, our son and/or himself. And, why did you send one \$15 title search in at a time making me wait and stress out for many more months "so we don't spend a bunch of money for nothing" while charging me over \$10,000 for legal fees, especially knowing that I have already been emotionally and financially abused for years? That makes no sense whatsoever. The 3 title searches should have been sent in, together, back in January when I first gave you the information. This should have been over with a long time ago. Sandy

On May 16, 2017 at 1:03 PM "Murphy, Kevin" <kmurphy@sjfamilylawyers.com> wrote:

Sandy,

As we discussed over the phone before I left for my military reserve duty, we cannot pursue the income issue. I have reviewed the multitude of e-mails you have sent since then and we still cannot pursue the income issue through the legal and procedural avenues we have available to us.

We can pursue the issue of the cars missing from his CIS and you might be able to get a small piece of his military retirement. We can also assist in getting reimbursement for medical and childcare expenses from Todd.

Right now I will hold off on all work until you tell me to proceed with sending the letter which is the first step in moving towards a motion. The latest draft is attached.

Kevin J. Murphy | Associate

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**ADINOLFI
& PACKMAN, P.A.**
ATTORNEYS AT LAW

Kevin Murphy <kmurphy@sjfamilylawyers.com>

5/25/2017 11:27 AM

RE: RE: hidden assets

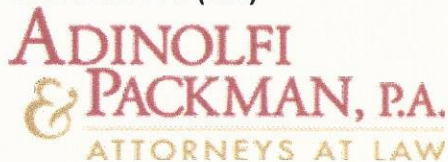
To regnaertfamily@comcast.net Copy Kimberly Packman <kpackman@sjfamilylawyers.com>

Sandy,

I understand your frustration. I have passed on your concerns to Kim and she will review them and contact you shortly.

Kevin J. Murphy | Associate

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856.428.8334 x 256 (phone)
856.428.8779 (fax)



From: regnaertfamily@comcast.net [mailto:regnaertfamily@comcast.net]

Sent: Thursday, May 25, 2017 10:43 AM

To: Kevin Murphy <kmurphy@aandglawyers.com>; Murphy, Kevin <kmurphy@sjfamilylawyers.com>

Subject: Fwd: RE: hidden assets

Kevin, If you do not have a logical answer to my questions in previous email of how your recommendation or purposely dragging out my case was in my best interest, then I want my money back. I believe that you or someone else in the firm has been collaborating with Matison since you accidentally mentioned that he and Kim were friends. I think that you should give me twice my money back for wasting my time and causing me more emotional and financial stress. If I don't win my case against Todd, then I will sue for malpractice besides filing complaints. It is completely unethical what you did. Sandy

----- Original Message -----

From: regnaertfamily@comcast.net

To: "Murphy, Kevin" <kmurphy@sjfamilylawyers.com>

Date: May 22, 2017 at 2:48 PM

Subject: RE: hidden assets

Re: Status



regnaertfamily@comcast.net

5/26/2017 11:59 AM

To Kimberly Packman

Kim, I am not threatening you or your firm with slander or libel but I will publish my story with supportive documentation regarding my x-husband's behavior as a warning to others. He is a mental and financial abuser and needs to be stopped. And regarding Mr Matison's involvement, a divorce is supposed to be fair and not full of lies, trickery and more mental abuse. The judge only applied my 'very modest lifestyle" testimony when lowering alimony but not to equitable distribution which is totally one sided. Plus, what our income was and what my x-husband claimed as monthly expenses on his CIS and even lower expenses in trial, proves that there is missing money/assets. They got away with a multitude of lies and even though Judge Light pointed some of them out, he still sided with them and, actually, completely obliterated my claims. How does that happen? Mr Matison also lied by saying that I didn't provide him with any financial documents regarding my premarital home prior to the trial even though I sent him hundreds of pages of them and then, again, in emails which still exist on my computer. He tried claiming that I acquired my home after marriage even though I bought the property years before and drew up my own house plans which was built before meeting Todd. He even stayed at my house before we were married so how could they make such a claim? And, now, it seems that my case is being drug out again. I gave your office the information on my x-husband's hidden cars and his employment contract back in January. There is no reason to send \$15 title searches in one at a time to save money while charging me thousands in legal fees and making me continue to stress out. My x-husband lied about his income for 2015 on his CIS and then, I'm sure, for 2016 in trial. And, how can reporting my x-husband for bankruptcy fraud help my case? He would probably go to jail or flip out and come after me. He was always doing extremely inappropriate and illegal things and when I didn't agree with him, he berated and threatened me. I was willing to give him a deal, in exchange for peace, on equitable distribution since his cars were worth more than the equity in my house and he didn't even pay the majority of the expenses but, instead, he sells them off and goes after the equity in my house. I'm not a liar like my x-husband. I was stupid for feeling sorry for him, forgiving him and praying for him but I'm not giving him anymore of my money and I need to know that my son is safe from him. I really thought you guys could help me but I just can't trust anyone again. I'm sorry. Sandy

On May 26, 2017 at 10:51 AM [Packman, Kimberly \(mailto:kpachman@sifamilylawyers.com\)](mailto:kpachman@sifamilylawyers.com) wrote:

Sandy, As you know I spoke to Kevin yesterday and reviewed your recent emails. While I want to understand your issues and assist you if I can, I must ask you to afford me some time to review the file and all of your communications with Kevin (at no charge of course) so that I can better understand what has gotten you to the point of threatening my associate and my firm. I would hope that you would agree that there is a better way to address these things than to threaten us with slander or libel. Thank you, Kim

Re: Status



regnaertfamily@comcast.net

6/2/2017 5:47 PM

To Kimberly Packman

Kim, can you please tell me why this is taking so long? It is going on 6 months now. My ex committed so much perjury in our divorce trial that it is mind boggling. My recordings prove that he pretends to be someone he is not. He is a pathological liar and a user. Why isn't anything being done? It was very upsetting to me when Kevin wrote to me and said that he was going to do one title search at a time for the 3 cars. Then, he started doing one registration search at a time... to save me \$15 each? But, still charging me over \$10,000 for legal fees? I know that I write a lot but this is extremely upsetting, especially after being emotionally and financially abused for years and then having our divorce, painfully, drug out. I will go to my death bed fighting to make sure that my ex doesn't teach our son his immoral and manipulative behavior. I'm sure that you would do the same if you were me. It was easy to protect my son from him when we were together because he wanted nothing to do with him until the divorce proceedings began. I went to Christian counseling from the very beginning and kept being told to forgive my ex, pray for him and be submissive to him. I have many famous ministers and doctors in my family. One of my mother's great grandfathers started many medical schools. My father's cousin had books, songs and movies written about him. When Kevin said "yes" to reporting my ex for bankruptcy fraud, I researched it and found that he would probably go to jail and get huge fines. How is that going to help my case? I don't need old fraud to prove new fraud. If Kevin needed more information then he should have asked and if there is a conflict of interest, I should have been told. The lack of communication only makes me feel more uneasy. Thanks, Sandy

On May 26, 2017 at 10:51 AM Packman, Kimberly (mailto:kpackman@sifamilylawyers.com) wrote:

Sandy, As you know I spoke to Kevin yesterday and reviewed your recent emails. While I want to understand your issues and assist you if I can, I must ask you to afford me some time to review the file and all of your communications with Kevin (at no charge of course) so that I can better understand what has gotten you to the point of threatening my associate and my firm. I would hope that you would agree that there is a better way to address these things than to threaten us with slander or libel. Thank you, Kim