

Include in the case that neither party appealed the decision of whether i renewed the letter or not, they only appealed the damages portion of it.

The fact that the court was well aware that they didn't have jurisdiction and the attorneys had researched the jurisdiction matter (see billings) and they knew the court process when the case is in the COA and they knew that the court/judge did not have jurisdiction and their motion was improper to bring before the circuit court yet, they also knew that they had the judges support or they would have never brought forward the motion to the circuit court. They also knew that the judge would allow certain items to be done and put this on a fast track so that there would be matters brought up and could cloud the issues prior to the COA hearing and deciding on the jurisdiction matter and that is exactly what happened.

Pat never provided any documents that would have been relative to how the false affidavit was set up. No emails, no text messages, no recording that he had recorded, no detail of his cell phone calls, nothing. He stated that he called to simply storage a few times as well, but the courts did not allow us to get the discovery and it is obvious that he was getting guidance and direction from the defendants attorney because that is who he was in contact with throughout.

Show how Depa took files from the work computer and we believe that he took files from the company as well as intentionally removed files from the company regarding Auburn Hills.

Pat Depa erased files on his work computer and also on the company server. We can show that he also copied and downloaded the files.

The judge would not allow for us to bring in substance abuse past as well as race into the trial because Depa had stated that "he hated Arabs" and this I am of Arab decent. Pat would buy weed from a previous employee named Scott that worked in the creative department.

He disclosed confidential information to Lamar on our company and other details such as other real estate matters.

He never produced what he took from the office prior to his departure from IO. He downloaded many items and in one email, he states to Levassuer, I don't have that, do you have that?

Pat had gotten into a big fight with Ann Mary who happened to be a lesbian who married her partner and Pat was furious that Hind and I were the witnesses in her ceremony which was done in our conference room across the hall in our building - he was furious that it was in the building and also that Hind and i were the witnesses. I got into a big argument about this with him and he i believe got into a big argument with ann mary as well.

Pat and i got into a big argument about the ads for rev farrakhan at our company - he called him every name in the book.

We need his medical records (current and past), his release from the army, he has skitzophrenia or has been treated for some other medical matter.

Pat death with depression a lot, he drank so much to the point where it would put him to sleep at times

Need to include the emails from pat to other employees and Jeff as well that Randy was not copied on. Never got copies of email communications from Depa email accounts, the one from his work email and the personal yahoo account.

Need to get into details of the intentional distraction created by the attorneys on the day of the motion for discovery and how the attorneys had information that they did not disclose to the courts and the whole witness intimidation theory was also staged to distract the court and intentionally create more of a false record.

Distractions on discovery and using the judge as the reasoning for NOT providing discovery. (see pats deposition where levassuer objected to the subpoena and also states that the judge made it clear no other discovery. See pages 4, 5 of 8-18-19 deposition