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On Thursday, August 8, 2024 at 01:01:20 PM PDT, David Pilcher <david@davidpilcher.com> wrote:

Absolutely not. Read your consulting contract. The retainer is NON REFUNDABLE for this very reason. I could have accepted a number of other engagements while waiting for you to make up your minds. Additionally, It covers about eight hours. I have about 12 right now YOU will be billed for the additional hours accordingly.

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From: ~~XXXXXXXXXXXXXXXXXXXX~~
Sent: Thursday, August 8, 2024 10:23:43 AM
To: David Pilcher <david@davidpilcher.com>
Cc: ~~XXXXXXXXXXXXXXXXXXXX~~
Subject: Re: Please Pause Documentation Review

Mr. Pilcher,

Good morning. I have not had the opportunity to introduce myself to you. I am reaching out to you this morning to inform you that, my office will be moving in a different direction when it comes to the specialty of the expert witness for the case I presented to you.

I am aware that you have had some health issues that have prevented you from taking a hard look at the items provided to you by my office. This seems to have worked out for the best since this case calls for an expert in a different line of expertise. That being said, I would humbly request a refund from you of the \$4,500 dollar engagement fee my office provided you with two months ago. I will understand if there is some time that you may have spent reviewing documents. However, based on the communications from by office and given the length of time that we entered into engagement, I believe that any cost incurred will be reasonable.

If you would be kind enough to get that moving for me right away both I and my clients will appreciate it. Thank you for giving us the opportunity to retain your professional services. I look forward to you your response. Please enjoy the rest of the day.

Regards,

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Re: Please Pause Documentation Review

From: David Pilcher (david@davidpilcher.com)

To: ~~XXXXXXXXXXXXXXXXXXXX~~

Cc: ~~XXXXXXXXXXXXXXXXXXXX~~

Date: Thursday, August 8, 2024 at 02:09 PM PDT

Sadly I have to tell you that you should have read our agreement. You're an attorney. Moreover, how the hell would you know what time I've spent? You have never communicated with me directly.

You will receive my invoice. Failure to pay is dealt with accordingly. A State Bar complaint against you and your firm, and I either take you to Small Claims court or turn it over to collection company, which is also an attorney firm.

Your opinion is irrelevant. You've taken my time, and now my patience. If you truly feel so deeply for your clients why don't you absorb the cost of your own indecision and malpractice? If they need a witness for that I'm available.

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From: office@lawcalifornia.org <office@lawcalifornia.org>
Sent: Thursday, August 8, 2024 1:30:24 PM
To: David Pilcher <david@davidpilcher.com>
Cc: ~~XXXXXXXXXXXXXXXXXXXX~~
Subject: Re: Please Pause Documentation Review

Mr. Pilcher,

Sadly I have to tell you that there is no way that you have incurred 12 hrs worth of work. We signed an agreement with you two months ago. You have not produced a single item that is of use to us. You have not set up phone conversations and I am willing to bet that you do not even have an idea on the approach that this case requires.

At this point in time I am beyond disappointed in how you have refused to communicate with me and now feel you are somehow going to attempt to charge me additional money for alleged work without even the slightest inclination of what you believe this case is about. I do not recall how I obtained your details but if it was through the expert service you can count on me reporting this incident to them.

In my personal opinion you are highly unprofessional and are simply using your title to collect money from people. STOP any reviewing. We will deal with this in court later. For now I have to go back to the family that lost their son and inform them that their money was taken by borderline crook.

Yours truly,

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