

---

**Subject:** Re: Termination of Services

---

**From:** Drina Brunsting (drinabrunsting@sbcglobal.net)

---

**To:** occurtis@sbcglobal.net;

---

**Date:** Monday, March 30, 2015 11:18 AM

---

I am sorry my reposts to you resembled soap operas. I will be more careful in the future.

On Monday, March 30, 2015 1:15 PM, Candace Curtis <occurtis@sbcglobal.net> wrote:

Here is the termination letter. See for yourself why I fired him.

On Saturday, March 28, 2015 8:35 AM, Candace Curtis <occurtis@sbcglobal.net> wrote:

Dear Jason,

While I appreciate what little you have done in my behalf, I can no longer sit back and allow my case to be compromised by your failures to communicate. You have taken unauthorized actions without communication. You petitioned for the declaratory judgement, which was, in fact, redundant, because Carl had already done so. In so doing, you created a plausible excuse for the defendant to claim that I had violated the in terroram clause, contained in a document with three signature pages. All these things cannot be true.

I cannot interpret your conduct. It was either by design or incompetence. In filing documents without my approval, you have violated every agreement we entered into in the phone conference, wherein I authorized you to perfect a remand to the state probate court.

When I entered into the agreement with Ostrom/Sain, it was conditioned upon funding from my eventual inheritance. Your failure to educate the probate court is the cause of the results that you have obtained. You have sent me nothing, and everything I have learned about this case, since you came on board, I have either found through data mining posted days after the fact, or I received the information from my sister-in-law Drina, as if it was the most recent episode of a soap opera that I missed.

Now, the injury resulting from your actions and/or failure to act can no longer be endured.

In regards to your outstanding bill, please review the engagement letter and my handwritten caveat. How you are now dunning me for payment is a curious contradiction. Again, I cannot interpret your conduct.

This email shall stand as my formal written termination of your services and those of the members of any firm with which you are associated.

I demand that you surrender the case file immediately.

Sincerely,

Candace Louise Curtis, **PLAINTIFF**

218 Landana Street  
American Canyon, CA 94503  
occurtis@sbcglobal.net  
925-759-9020