

KENDRICK L. MOXON #  
HELENA K. KORIN #  
AVA M. PAQUETTE  
\* ALSO ADMITTED IN  
THE DISTRICT OF COLUMBIA  
# ALSO ADMITTED IN  
FLORIDA

**MOXON & KORIN**

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September 12, 2008

**BY FAX AND EMAIL**

Graham Berry  
3348 McLaughlin Ave.  
Los Angeles, CA 90066

Re: *Uvizi v. Myers and Miranda v. Myers*

Dear Mr. Berry:

I am in receipt of your deposition notices and requests for production from Ms. Uvizi and Mr. Miranda. Although there is nothing to produce for most of the categories, your production requests are objectionable and overtly seek private information of no relevance to this case. Indeed, they are typical of past litigation misconduct on your part which has resulted in numerous sanctions, a vexatious litigant finding and suspension from the practice of law.

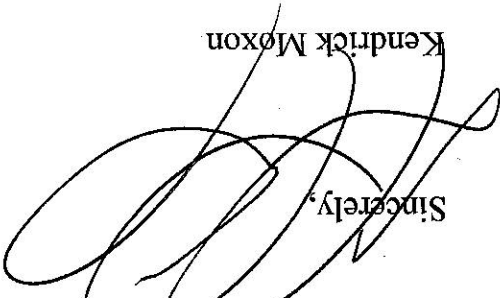
In any event, my clients and I am otherwise occupied on the date noticed and my clients and I cannot therefore easily appear on the 16<sup>th</sup>.

Further, your sole stated justification to the Court for a continuance was to prepare and file an anti-SLAPP motion, which is due next week. Its not for more harassment of the plaintiffs. Such a motion also stays discovery.

Unless in the context of a meet-and-confer you can show me why I am somehow mistaken, we will not appear at this time.

Sincerely,

Kendrick Moxon



JEANNE M. REYNOLDS

OF COUNSEL