Case: 1:19-cv-02786-CAB Doc #: 49-1 Filed: 04/07/21 1 of 2. PageID #: 591

Bryan Reo

From:

Bryan Reo

Sent:

Sunday, January 24, 2021 2:15 PM

To:

Martin Lindstedt

Subject:

Stefani Rossi Reo v Martin Lindstedt [Boyko case]

Rule of Evidence 408 Settlement Communication-

Case No. 1:19-CV-02786-CAB

Sir,

In light of the magistrate judge recommending the granting of summary judgment as to liability in the case in question with recommendations as to damages, my client would like to provide you the opportunity to settle and resolve all claims/counts contained within the complaint on the following terms.

1. A consent judgment be entered against you, in her favor, in the amount of \$250,000.00 [two hundred and fifty-thousand dollars].

I believe those are the most generous terms you will find available and the alternative is my obtaining my client a \$500,000 judgment at a damages hearing in the spring and then engaging in collection activities against you and any person acting in concert with you.

Please advise by 2/10/2021 if you will accept. This offer will expire at 5:00pm EST on 2/10/2021 unless my client instructs me to provide notice of revocation sooner.

Sincerely,

Bryan Reo

Bryan Anthony Reo (#0097470) REO LAW LLC P.O. Box 5100 Mentor, Ohio 44061 (Business): (216) 505-0811

(Business): (216) 505-0811 (Personal): (440) 313-5893

Admissions- Ohio Courts and Agencies [#0097470], Michigan Courts and Agencies [#P84119], N.D. Ohio, S.D. Ohio, E.D. Michigan, W.D. Michigan, 3rd Circuit, 6th Circuit, and Court of Appeals for the Armed Forces (#37033)

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