

----- Forwarded message -----

From: Thomas Georgianna <tgeorgianna@hclaw.biz>

Date: Fri, Jun 20, 2008 at 5:56 PM

Subject: RE: 800Notes.com

To: Julia Forte <julialforte@gmail.com>

Julia,

In my efforts to track you down, I sent an email to "juliaforte@gmail.com" (belonging to Julia M. Forte) instead of "juliaLforte@gmail.com" which belongs to you. Accordingly, when I saw your email this morning, I thought it was from Julia M. When I went to type another message I saw that your address was auto-completed and realized what had happened...

First, I am glad you responded to my email. It is not our desire to sue anyone, but if left with no choice we will be forced to do so.

Essentially, all we want are the references to mynutritionstore.com, Jim Stepanian, Nicole Stepanian and their number (888) 712-3888 filtered from your site. While I understand that your site is designed for people to provide feedback on 800 numbers from which they have received calls, mynutrystore.com does not fit that description. As I mentioned before, there is another dispute in another context between mynutritionstore.com that is effected by what is on your site.

I am not at liberty to discuss the details of the matter as it is governed by the attorney-client privilege. Please consider the following facts:

- 1) The message thread contains no allegations that anyone was ever called from (888) 712-3888. That is the purpose of your site. That is mynutritionstore.com's 800 number for calls in.
- 2) The original postings contain detailed knowledge about the identity and relationship of the owners of mynutritionstore.com, which is not common knowledge.
- 3) The messages concern only conclusory allegations concerning the products of mynutritionstore.com, designed to hurt my client's business.

Accordingly, I urge you to delete this content from your site, if for no other reason than that no one has received a call from (888) 712-3888.

Finally, as concerns the CDA, let me explain what will happen if we need to file a lawsuit. First, due to the surrounding circumstances, we will need to move very quickly on this matter. Accordingly, once we file a lawsuit, we will seek court orders for injunctive relief. In other words, we will ask for a court order requiring this content to be deleted, pending the outcome of the litigation. Such orders are routinely granted. This concerns you. In order for the court to be

able to tell you what to do, it needs to have jurisdiction over you. The only way the court can have jurisdiction over you is if we sue you as a necessary party to the complaint. Unfortunately, you will likely need an attorney and will likely have to pay to defend yourself – if it comes to that.

So please give me a call at the number below to discuss how to resolve this.

Thank you,
Thomas D. Georgianna, Esq.
HORWITZ CRON & JASPER P.L.C.
Four Venture Plaza, Suite 390
Irvine, California 92618
Office: (949) 450-4942
Fax: (949) 453-8774
Web: www.hclaw.biz

Circular 230 Notice: In accordance with Treasury Regulations we notify you that any tax advice given herein (or in any attachments) is not intended or written to be used, and cannot be used by any taxpayer, for the purpose of (i) avoiding tax penalties or (ii) promoting, marketing or recommending to another party any transaction or matter addressed herein (or in any attachments).

Attention: This message is sent by a law firm and may contain information that is privileged or confidential. If you received this transmission in error, please notify the sender by reply e-mail and delete the message and any attachments.