

Sim Hoffman

From: Louis Santillan [REDACTED]
Sent: Wednesday, December 12, 2007 4:05 PM
To: Sim C. Hoffman, MD; [REDACTED]
Subject: No response from you

Dr. Hoffman:

I haven't heard from you regarding the revisions. Perhaps it's important for you to know the circumstances of my proposal to release all claims against you and Beverly. During the course of my employment I brought to your attention many improper activities by your office that led to your retaliation by laying me off. First, I brought it to your attention the fact that you were billing for services you or your doctors were not performing, such as reconstruction and single fiber. The reconstruction billing was discovered when I was writing a Trial brief on your account where the sole issue was reconstruction. Through my research I discovered reconstruction requires software that manipulates the primary image. You admitted that you had no software and asked that I settle the case. The single fiber charges were discovered when a SCIF UR Doctor claimed your charges were not performed and threatened to refer you to the Fraud unit. The fact that single fiber was not performed was confirmed by the actual doctor who performed the NCV (Dr. D) who you terminated so that you can continue billing for same services without prescription or actually performing the service. I felt you and Beverly began to retaliate against me by changing collection policies after I advised you to pay back the millions you have been paid and to stop billing for services not performed or were not prescribed. I had advised you to do this especially, in light of the fact you were still in probation for fraud at the time. The retaliation against me further continued when I discovered that your office was signing Dr. Patel's MRI reports without his knowledge and knowing he isn't licensed to read MRI(s). Beverly also continued to treat me with threatening behavior after revealing to me that AMS was writing checks to The Barron and I wasn't to tell anyone because she was listed as President in a company you own.

During the course of litigation of my wrongful termination claim, these issues will come up since they are a legitimate part of my cause of action. The proper authorities will have to investigate to determine if medical fraud exist to validate my claim. If in fact, there was fraud I think the consequences would be sever. Insurance companies would request restitution in the millions for all the single fiber and reconstruction they paid, insurance companies would not pay any future bills because you owe them millions. Which means that they would file a Motion to Consolidate all your cases and request a Stay. You know like Premiere. Then the Medical Board would be very upset because you and Beverly just testified that you have been a god boy but all along its fraud all over again, I the board would revoke your license for good. Lastly, as if this wasn't enough, the district attorney would probably file a criminal action against you for whatever the authorities find improper.

Please respond.

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