

Received 3/24/2010

District Court, Weld County, Colorado Address: P.O. Box 2038 Greeley, CO 80632	
CRAIG D. BUCKLEY, an individual, v. DREAM STONE, INC., a Colorado corporation, SCOTT MURPHY, an individual, EVE MURPHY, an individual, RON MURPHY, an individual	▲ COURT USE ONLY ▲
Attorneys for Defendants: Daniel T. Goodwin, #2971 Blaine D. Bowne, #24481 Donelson Ciancio & Goodwin, PC 8001 Arista Place, Suite 400 Broomfield, Colorado 80021 Telephone: 303-450-1665 Fax: 303-457-1175 E-mail: dangoodwin@colo-law.com blainebowne@colo-law.com	Case No. 2009CV991 Division: 1 Courtroom: Judge Hartman
SUBPOENA TO APPEAR AND PRODUCE	

THE PEOPLE OF THE STATE OF COLORADO

TO: Craig D. Buckley
[REDACTED]
Longmont, CO 80501

You are hereby ordered to attend and give deposition testimony at the Weld County Courthouse, 915 10th Street, Room 4C, Greeley, CO 80631, commencing on Friday, April 2, 2010, at 10:00 a.m., and continuing until all relevant and material questions have been answered.

You are also ordered to produce at that time any documents which you believe will evidence the damages that you claim to have incurred, including but not limited to:

Any journal, diary, or written memorial kept by you at any time during your period of employment with Dream Stone, Inc. and up to the present;

All written correspondence you have had at any time with any State of Colorado or Federal government agency which relates in any way to Dream Stone, Inc., Scott Murphy, Eve Murphy, and/or Ron Murphy;

Transcripts or tapes of any interview you have had with any current or former employee of Dream Stone, Inc.;

Copies of all written correspondence that you have had at any time with any current or former employee of Dream Stone, Inc.;

Copies of every monthly bank statement for every account on which you appear or have appeared between July 1, 2006, and the present in order to support your claims that you have suffered a loss of income;

Copies of every monthly credit card statement for every account on which you appear or have appeared between July 1, 2006, and the present in order to support your claims that you have suffered a loss of income;

Copies of all correspondence between you and each and every one of your creditors between July 1, 2006, and the present in order to support your claims that you have suffered a loss of income in general, and specifically that you are in danger of losing your home;

Copies of all account statements from every one of your creditors between July 1, 2006, and the present in order to support your claims that you have suffered a loss of income in general, and specifically that you are in danger of losing your home;

Copies of your mortgage account statement for every month from the date of purchase of your residence to the present in order to support your allegation that you are in danger of losing your home;

Copies of all written correspondence between you and your mortgage lender between September 1, 2008, and the present in order to support your allegation that you are in danger of losing your home;

Copies of all written correspondence between you and Dream Stone, Inc., Scott Murphy, Eve Murphy, and/or Ron Murphy concerning or in any way related to your employment with Dream Stone, Inc.;

Copies of all resumes and correspondence that you have sent seeking employment since September 1, 2008, and all correspondence received in reply;

Copies of all Bills of Sale, Invoices, checks received in payment, and all other documentation relating to the sale of your personal property, including cherished family heirlooms, Disney collectables, and jewelry design and manufacturing equipment, since September 1, 2008 in order to support your allegations that you have been forced to sell personal possessions;

Copies of your complete medical and psychological files since July 1, 2006, to the present in support of allegations contained in your Complaint and Amended Complaint;

Copies of all documents issued by any employee or officer of Dream Stone, Inc., directing you to perform illegal acts in support of the allegations you make in your Complaint and Amended Complaint;

Copies of all documents created by any employee or officer of Dream Stone, Inc., which reference illegal activity, including, but not limited to: consumer fraud, unemployment fraud, bait and switch, software piracy and intentional distribution, and criminal infringement of copyright;

Copies of all documents which substantiate your contention that the Defendants engaged in an escalated, deliberate, and malicious campaign to force your resignation from Dream Stone, Inc. as alleged in your Complaint and/or Amended Complaint;

Copies of all documents which substantiate your claim that the Defendants, by and through counsel, have engaged in a systematic campaign to destroy your life including, but not limited to, evidence of extortion, harassment, vexatious litigation, perjury, conspiracy, threats against personal property, insurance fraud, evidence tampering, concealment of evidence, and witness tampering as alleged in your Complaint and/or Amended Complaint;

Copies of your complete federal and state tax returns for taxable years 2004 through 2009 in order to substantiate your claim of loss of income;

Copies of all invoices, Bills of Sale, and checks or credit card receipts received in payment of wholesale jewelry product that you sold between September 1, 2005, and the present.

Dated this 17th day of March, 2010.

DONELSON CIANCIO & GOODWIN, P.C.

s/Blaine D. Bowne, Esq

Daniel T. Goodwin, Esq., #2971

Blaine D. Bowne, Esq., #24481

Attorneys for Defendants

Pursuant to C.R.C.P. 121 §1-26(9), a printed copy of this electronically-filed document with original signatures is being maintained at the offices of Donelson Ciancio & Goodwin, P.C. and is available for inspection by other parties or the court upon request.