

GLAST, PHILLIPS & MURRAY

A PROFESSIONAL CORPORATION

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April 19, 2010

**Via Fax: (281) 580-8802
and Certified Mail
Return Receipt Requested
and Regular U.S. Mail**

Helen and Norman Myers
Carole and Thomas McCarley
Helene and John Burris
Nancy and Irv Grayson
Kathy and Jim Stevens
Sue and Bob Durrett
c/o Robert W. Painter
Painter Law Firm, PLLC
12750 Champion Forest Drive
Houston, Texas 77066

Re: Cause No. 2010-23446
*Helen and Norman Myers, Thomas and Carole McCarley, Helene and John Burris,
Nancy and Irv Grayson, Jim and Kathy Stevens and Sue and Bob Durrett vs. Cypress
Forest Public Utility District, Thomas J. Petrick, Linn Jensen Smyth, Fred P. Jones,
Gregory Dicioccio and Michael J. Lynch, Jr.*
295th District Court, Harris County, Texas

Dear Ladies and Gentlemen:

We represent JP/Raveneaux Partners, LP ("JP/Raveneaux") and Kera ("Kera") Development, LP, the persons that you refer to as the developers in your Plaintiffs' Original Petition filed in the above-referenced lawsuit. We send this letter to you care of your attorney of record in that lawsuit, Mr. Robert Painter. If he is not authorized to receive this information for you, we request that he or you immediately contact us so that we may communicate with you directly.

JP/Raveneaux and Kera have read your Plaintiffs' Original Petition and its associated filings. JP/Raveneaux and Kera have contractual relationships with Cypress Forest Public Utility District, as well as a present and a prospective business relationship. Your conduct in seeking and obtaining a temporary restraining order, and seeking a temporary injunction and further interfering with that

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contract and those relationships is viewed by JP/Raveneaux and Kera as unlawful tortious interference. Your interference has already caused damages to JP/Raveneaux and Kera, and is likely to cause future damages to JP/Raveneaux and Kera in excess of four million dollars. That damage that your tortious interference has already caused and is likely to cause has not only been immediate, but will be irreparable.

On behalf of JP/Raveneaux and Kera, we respectfully but firmly demand that you immediately cease your tortious interference with the contract and business relationships, you immediately dissolve your temporary restraining order and stop seeking a temporary injunction which will interfere with those relationships. We also demand that you communicate your intent to do so immediately to Cypress Forest Public Utility District and the other Defendants in this case, with a copy to us.

If you fail to comply with this demand immediately, JP/Raveneaux and Kera reserve their rights to file suit against you and all who are assisting you or actively in concert with you for the damages caused by your tortious interference with contract and business relationships, without further notice to you.

Please let me know if your attorney of record in the above referenced action is authorized to accept service of process upon you, or if you prefer to be served individually.

I look forward to hearing from you immediately. If we do not hear from you or your lawyer immediately, we will be forced to assume that you are refusing to comply with any portion of our demand set out in this letter.

Very truly yours,

GLAST, PHILLIPS & MURRAY

By: 

Richard E. Young

REY:dt

April 19, 2010
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