

# S E A N C. S E L K. P. A.

ATTORNEY & COUNSELOR AT LAW

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Rule 4-1.16 of the Professional Rules of Conduct governs and authorizes my withdrawal from representation of you in the Palm Beach County matter. See 4-1.16(b)(2). Based on our fundamental disagreement, as well as the goals and objectives you have indicated, my future representation of you in this matter is significantly and irreparably diminished. Additionally, those objectives outlined by you may jeopardize my ability to continue to practice law in the future. Based on that reason, this correspondence shall constitute my formal notice of my intent to withdraw from my representation of you in Palm Beach County Case No. 2011CA014622.

Furthermore, based on the foregoing, I decline to represent you with respect to the matters being litigated in Miami-Dade Case No. 10-49452 CA 10.

Your next steps on this legal work should be to acquire the services of another attorney. However, while drafting my motion to withdraw as counsel in the Palm Beach matter, I decided to check the court's docket. In doing so, I found that a new judge had been assigned (Judge Cox) and that he mistakenly dismissed the entire case and sent an order of dismissal to two attorneys not related to this matter. As a result, we need to open this case and make the court aware of its error so that you can proceed against Alley Maas and Lous Hamby. Once the case is reopened, the court in Palm Beach County will require me to file a Motion to Withdraw and hold a hearing on the matter. Shortly, I will forward you a copy of the motion. The language and tone of the motion will largely depend on how you want to handle the motion to withdraw. You have the right to a hearing on the motion, as well as the right to waive to your appearance at the hearing. Should you want to attend the hearing, I will set a date and time that is convenient. If you agree to waive your attendance at the hearing and agree with my withdrawal, I will provide you with a waiver form.

Please understand that this decision is in no way intended to pass judgment upon or reflect the merits of the Palm Beach County case, or your intended actions relating to the Miami-