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March 4, 2010

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Via e-mail

Lucan Chartier  
1162 Old Highway 45 South  
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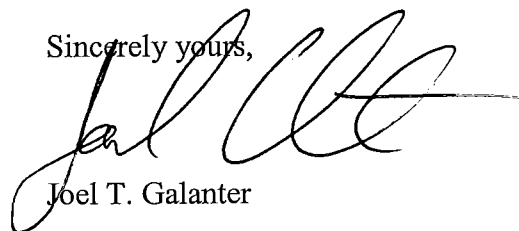
Re: *General Conference Corporation of Seventh-day Adventists, et al. v. Walter McGill*

Dear Mr. Chartier:

Thank you for your e-mail and letter of February 28, 2010 regarding your deposition, which is set for March 18, 2010. Contrary to the assertions in your letter, my client fully supports and seeks to protect religious liberties. Further, it does not desire to and is not interfering with the practice of your religion or your beliefs in any way. The injunction order of the court makes that clear, as it expressly states that it does not in any way affect non-trademark use of any terms.

It is curious, if not disingenuous, that Mr. McGill (and by extension you) was more than willing to participate in this litigation and argue over his legal rights vis-à-vis those of my clients until the court ruled in my clients' favor on the law. That said, as to the first point in your letter, I am certainly willing to work with you to insure that the subpoena's request for certain documents does not create any undue burden on you. If you would like to discuss ways in which we could narrow the request, I am happy to do that. Otherwise, I am hopeful that Mr. McGill and you will again begin participating in good faith in this matter (as was being done prior to the court entering a legal opinion adverse to your side) and that you will thus appear and participate at your deposition on March 18, 2010.

Sincerely yours,



Joel T. Galanter

JTG:cwh  
cc: Charles Holliday