Attention- Hon. Peter G. Sheridan

Regarding: Case 3:18-cv-09187, Bonner v. Huber et al.

While the February 19, 2019 motion to dismiss was still pending Plaintiff of the case Andrew Bonner was advised by a court clerk that I should write to the judge concerning the issue contained in this letter. Plaintiff does not want the judgment order of the motion to dismiss to be reported, copied, distributed, shared, or by any other means used by anyone or any website. The order on the motion should only be notified and sent to the Plaintiff and the Defendant. Also, if the defendant does not want to continue to cause grievance between the two parties, Defendant should be advised that this is official notice to not copy and distribute the judgment order on the motion or to otherwise by any means share it with anyone or website or other conduit. Also, retrieval and posting of the judgment order on this motion is strictly forbidden. Defendant should take this seriously if they do not want to cause another object of grievance between the two parties. The order on the motion is to be kept strictly private between the two parties, the Plaintiff and the Defendant.

Plaintiff puts this matter in writing after having fully explained it to a clerk of the court by way of phone call on February 19, 2019 while the motion was still pending and waiting for a judgment. Plaintiff was advised that he may write this letter to the judge concerning this matter. Plaintiff sends this letter in good faith with respect.

Confidential Notice: This letter and the things contained herein are confidential information and are not to be copied, shared, or distributed by any source.

Sincerely,

Plaintiff: Andrew K. Bonner Jr.

Defendant may report to this letter in they april 1, 2015

SO ORDERED: Par.