



Mark DeCoursey &lt;mhdecoursey@gmail.com&gt;

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## Please let us know your intentions

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**Carol DeCoursey** <cdecoursey@gmail.com>

Wed, Feb 23, 2011 at 2:58 PM

To: "McBride, Ryan" <mcbriider@lanepowell.com>, "Gabel, Andrew J." <GabelA@lanepowell.com>, "Degginger, Grant" <DeggingerG@lanepowell.com>

Cc: Mark DeCoursey <mhdecoursey@gmail.com>

Ryan, Andrew, Grant:

Concerning the February 28 deadline on our answer to Windermere's petition before the Supreme Court:

Is it your intention that Lane Powell withdraw as our counsel if we instruct you to broach the subject of Windermere's violation of the Consumer Protection Act through litigation attrition warfare?

As you know, we have suggested that we oppose a hearing by the Court of any of Windermere's issues, but that we add an "in the alternative" clause to the effect that if the Court decides to hear any of Windermere's issues, they hear the violation of the CPA through litigation attrition warfare issue.

We need to know where we sit.

We have no intention of firing y'all!

:-)

However, we need to know if you intend to quit, given instructions as above.

Could we have your answer by close of business, today, Wednesday?

Carol & Mark