

Aug. 8, 2011

Attn: Organized Crime/Interstate Cocaine Trafficking ties to part time Florida residents, Gilbert & Mark Sapperstein kingpins

Stone's partial Rebuttal of the Sham Mark Sapperstein Complaint filed with Maryland Attorney General Douglas Gansler as part of a scheme <u>Extortion Under Color of Law</u>" (EXHIBIT 1)

(This is a snapshot only of Donald Stone's Rebuttal, additional evidence and documents are available).

Most obvious is Mark Sapperstein claiming personally to have invested \$2,500 in attempts to fraudulently conceal the fact that the \$45K Gilbert Sapperstein invested into DSII via Mark Sapperstein is alleged to be a portion of the \$3.5 million Gilbert Sapperstein was stealing from the Baltimore School Board between 1991-2003 and that Mark was laundering stolen money by investing into legitimate businesses such as Donald Stone Industries Inc. (DSII).

Stone responds to this bogus complaint purported to have been written by Mark Sapperstein. Stone suspects because of the extent of the intentional misrepresentation of the facts, intentional vagaries, nebulous so-called Complaint it is entirely possible, because of Mark and Gilbert Sapperstein's close personal and political ties to MD. AG. Gansler and the former MD. AG. Joseph Curran Jr. that this was drafted by the MD. AG. Gansler office on Mark Sapperstein's behalf. (Stone has legal and lawful tape recordings from the US DOJ Bankruptcy 241 meetings and USDOJ internal documents that are irrefutable evidence that former MD. AG. Curran Jr. knowingly and with malicious intent filed falsified affidavits in a MD. State Court proceeding to help Gilbert and Mark Sapperstein steal Stone's valuable patents and intellectual property.

<u>1</u>. This is the latest salvo in Mark and Gilbert Sapperstein's organized crime syndicate efforts to destroy Stone just as they destroyed Stone's valuable patents and technology if they couldn't own or control it. Stone's battle against Sapperstein's Organized Crime Syndicate dates back to 1993 and

Sapperstein's their efforts to conceal their ever expanding organized crime syndicate criminal activities from the general public at large and legitimate businesses that Sapperstein's could infiltrate with their ruse of being legitimate and eventually overthrow and control.

Mark also fails to mention the Sham lawsuit "Under Color of Law" he and his crime syndicate associates filed against Stone in early 1994 in Worcester County Circuit Court, MD. after their first couple of extortion attempts to force Stone to capitulate to their demands that Stone turn over his valuable patents and intellectual property to their ownership and control.

The Maryland Ag's office has always been mobbed up with the Gilbert & Mark Sapperstein Organized Crime Syndicate, a policy that was started under the former MD. AG. Joseph Curran Jr. is well documented by Stone over the past 18 years.

2. The Complaint is purported to be from a third party view that of Mark Sapperstein, speaking on behalf of Edward Ko, who was directly involved in dealing with Stone.

<u>3.</u> Noticeably absent is Edward Ko's personal version of the Complaint, as Ko (unsolicited) contacted Stone directly. Ko was claiming to represent Mark Sapperstein's interest in purchasing Stone's www. marylandcorruption.com website.

Snippets from the bogus Mark Sapperstein purported Complaint (red words are the specific comments rebutted by Stone, light blue text from EXHIBIT 1)

Ziperman, Philip From: Mark Sapperstein mark@sapperstein.com> < Sent: Tuesday, July 05, 2011 8:24 PM To: Ziperman, Philip Subject: RE: Crystal Cox Attachments: web domain names.xls; Email from Donald Stone.docx; Email from Crystal Cox.docx; contact information.docx

Mr. Ziperman, here is a narrative explaining our situation.

In late 1992, a friend of ours was raising capital for a new business called Donald Stone Industries (DSII).

This would be **Bruff J. Procter**, sec/treas. of DSII, who unknown to Stone, was bagman and money launderer for Mark and Gilbert Sapperstein organized crime syndicate and also another swindler, Charles R. Longo. Also unknown to Stone, both Procter and Longo were under extensive investigation beginning possibly in the late 1980's till maybe 1998 by the MD. AG's office for one of many fraudulent schemes by Longo involving \$8 million in US. Dept. of Education student loan Pell grants and 2000 documented victims in Maryland and Virginia. During this time in the early 1990' MD. AG. Curran Jr. forced Longo into 3 bankruptcies, personal and two business entities controlled by Longo. In late 1995 Stone obtained via a FOIA request obtained internal USDOJ and MD.AG. documents describing the numerous federal felony offenses involving Procter and Longo. (EXHIBIT 2) is a nice summary, but very limited pertaining to Gilbert & Mark Sapperstein crime syndicate associates Bruff J. Procter's (bagman and money launderer for both Sapperstein's & Longo's organized crime syndicate) and Charles R. Longo.

(EXHIBIT 2) (Remember running in the background during this time Gilbert & Mark Sapperstein were stealing the \$3.5 million from the Baltimore School Board between 1991-1992)

The individuals identified on this document dated Sept. 1994 are:

Dale Kelberman	Chief White Collar Crimes USDOJ Maryland
Kelberman for helping Sapperstein's	steal the \$3.5 million was rewarded with a job at Miles & Stockbridge
William F. Howard (Bill)	MD. Assistant A.G. Higher Education Com.
	Longo's arch enemy. Howard forced Longo into 3
	bankruptcies within 4 years, Longo's personal, and
	2 entities controlled by Longo, National Training
	Systems (NTS) and Shippers Choice. All 3 tainted with
	extensive bankruptcy fraud schemes. Allegedly, the \$ 15K
	Longo,
	Procter and their attorney Gregory Burgee
	induced Stone to believe was an investment in DSII is believed
	now to be part of one of these many bankruptcy fraud
	schemes perpetrated by Longo & Procter.
Lori Simpson	USDOJ (MD) Bankruptcy Trustee lawyer responsible
F	responsible for investigating federal bankruptcy fraud
	involving Longo & Procter multiple federal bankruptcy
	fraud.
Michael Beck	Lead investigator MD. Higher Education Commission responsible for investigating Longo & Procter pertaining to the Longo's \$8 million student loan fraud scheme &

Along with a group of investors, Mark invested \$2,500 into DSII. Mark does not recall actually meeting Donald Stone, although it is possible.

The correct amount is \$45K invested into DSII by Gilbert Sapperstein, allegedly part of the \$3.5 million stolen from Baltimore School Board between 1991-2003.

Mark Sapperstein and Bruff Procter (Sapperstein Bagman and money launderer) induced Stone to initially believe that Mark was making the investment, as Stone was given a \$30K check as an investment into DSII, personally by Mark Sapperstein in Dec. 1992 at Mark's personal residence, Baltimore, in the presence of Bruff J. Procter. Then in early 1993 Mark invested another \$15K into DSII. Stone doesn't remember if he met with Mark personally at this time in Baltimore or not. (Stone needs more time to clarify this) Regardless, it was a total investment of \$45K into DSII. Both the \$30K (EXHIBIT 3) and \$15K check were deposited directly into the DSII checking account.

Then in early 1993 Stone, as President of DSII was preparing the K-1 tax returns for the investors into DSII and Stone asked Procter to get Mark Sapperstein's social security number so he could finalize the preparation of the K-1 tax returns. Procter faxed Stone and told him that Mark was not making the investment, but his dad Gilbert was (EXHIBIT 4). Procter obtained Gilbert Sapperstein's social security number and the K-1 tax returns were made out and filed showing Gilbert Sapperstein as having made the \$ 45K investment into DSII (EXHIBIT 5).

More evidence that Gilbert Sapperstein owned the \$45K investment in DSII is the IRREVOCABLE PROXY (notorized on back) signed by all the DSII investors (except Stone) on or about June 5, 1996. Gilbert Sapperstein's name is clearly listed as an investor (not Mark Sapperstein). (EXHIBIT 6). This Proxy Statement was a result of the Sham lawsuit filed against Stone, Longo and DSII vs. Stone

in Worcester County Circuit Court, Maryland.

However, Mark was not involved in any way in the business, other than his investment.

This statement is partially true until their first extortion attempt targeting Stone, Oct. 15, 1993 when Mark Sapperstein (initially Stone thought the signature on the extortion attempt was Gilbert Sapperstein's) Bruff J. Procter, Charles R. Longo, and Robert Warfield Sr. seized control of DSII) and threatened to have Stone arrested on unspecified criminal charges if Stone didn't capitulate to their demands. Mark Sapperstein in a later telephone conversation personally told Stone in late 1993 that he didn't care if he lost all his money as long as they (Longo, Procter, Mark & Gilbert Sapperstein, Robert Warfield Sr. Bruce A. Moore, Hal P. Glick et al) controlled DSII.

Goodyear Tire & Rubber CEO, Stanley Gault kneecaps Sapperstein, Longo, Miles & Stockbridge etc. in 1994 Another event involving Mark Sapperstein's direct involvement in DSII was sometime in 1994 (approx. summer or fall) Longo & Procter used Chieftain Investors (an entity controlled by Mark Sapperstein) private plane to flew across interstate lines to meet with Goodyear Tire & Rubber Co, in Akron, Ohio in an effort to sell the patents and technology they were stealing from Stone to Goodyear Tire & Rubber. Goodyear CEO, Stanley Gault appears to have learned about Longo and Procter's criminal background and refused to talk to them. Gault knee-capped them and sent them whimpering back to Maryland with their little tails stuck between their legs. Allegedly the plane was bought with Baltimore School Board stolen money

*Stone did send Gault a warning letter about what he knew about Longo and Procter's criminal activities, with newspaper clippings attached, but the dates don't seem to correspond between Stone's letter and a check Longo made out to Chieftain Investors about this flight.

It's also a possibility that the Chieftain Investors plane may have been used to fly to a meeting with Golf Pride in Laurinburg, N.C. sometime in 1994 in an effort to pull a similar scam. The Chieftain Investors airplane was purchased in late 1993 in Frederick, MD. allegedly it was purchased with some of the \$3.5 million Gilbert was stealing from the Baltimore School Board between 1991-2003.

Then on or about Feb. 22, 1995 unexpectedly Mark Sapperstein called Stone in Florida. Mark was so nervous and talking so fast Stone had to tell him to slow down. Mark told Stone they had made a terrible mistake." Mark also called Longo a thief. Stone told Mark that he was going to Longo and Procter underneath a federal prison. Mark immediately replied, I will help you'and then immediately changed it to we will help you." So obviously Mark Sapperstein was involved in numerous hands on facets of operating DSII after Oct. 15, 1993.

Obviously, *other than his investment* is another lie as stated in the above referenced rebuttal about the \$45K part of the \$3.5 million stolen by Gilbert from the Baltimore School Board

The company failed and Mark lost his money

Mark didn't lose anything as the \$45K is alleged to have been stolen money and it wasn't his investment. Plus, it would have been Gilbert Sapperstein that would have lost the \$45K which he had stolen from the Baltimore School Board which was part of the \$3.5 million Gilbert & Mark were stealing from the Baltimore School between 1991-2003 and Mark (on Gilbert's behalf) was laundering the stolen money by investing into legitimate corporations like DSII.

DSII failed because of the criminal activities of the Sappertsein organized crime syndicate and associates, Charles R. Longo, Bruff J. Procter, Robert Warfield Sr. Hal P. Glick, Bruce A. Moore, etc. and their lack of any technical skills to manage emerging new technology, their own stupidity and their enveloping of Stone's valuable patents and technology with the multitude of interwoven

fraudulent criminal activities and schemes such as, Longo and Procter embezzling an estimated \$30K from DSII and their crime syndicate associates, no legitimate corporation would do business with them. Best example Goodyear Tire & Rubber refusing to do business with them.

Calling Stone "Disgruntled" sure doesn't explain why Miles & Stockbridge hired "America's Best Criminal Defense Attorneys" to defend their sleazy law firm and the the 6 USDOJ caught lying about the criminal activities of Sappersteins, Longo etc.

Apparently disgruntled, in February 1998, Mr. Stone filed a RICO case in Florida against approximately 100 defendants including Mark, the original investors, the US Attorney General and the Director of the FBI.

Stone did sue 4 to 6 USDOJ lawyers in both the FL. RICO and caught them lying on behalf of Sapperstein's organized crime syndicate and trying to white wash the criminal activities of Sapperstein's and Longo's organized crime as a *Business Dispute or Civil Dispute*" Once the USDOJ lawyers were caught lying by Stone, they forced to admit and acknowledge the *Criminal Activities* of the Sapperstein Organized Crime Syndicate et al. as pled by Stone in the FL. RICO. Although Stone did not prevail with either the FL RICO or MD RICO the FL RICO was very productive for Stone and produced a windfall of documents and info.

Most Notably:

1. Stone catches Six USDOJ lawyers caught lying knowingly, willfully, and with malicious intent trying to "White Wash" the *Criminal Activities* of the other defendants as a Business Dispute or Civil matter. Sufficient grounds for permanent disbarment in the State of Florida.

(EXHIBIT 7) These Exhibit & documents can be viewed at:

http://www.marylandcorruption.com/

Click on FL RICO DOJ Combined Motions Revised. PDF

2. Miles & Stockbridge, 200 attorney Maryland law firm hires "America's Best Criminal

Defense Attorneys'' (not Civil Defense) to defend their corrupt law firm against federal racketeering charges brought by Stone, a man with only a high school education and no financial or legal resources.

(EXHIBIT 8) This Exhibit & documents can be viewed at:

http://www.marylandcorruption.com/ Click on

* Of Special Note - Miles & Stockbridge was both Sapperstein organized crime syndicate and associates Charles R. Longo, Procter et al go-to law firm for money laundering schemes and federal bankruptcy fraud schemes while during a portion of this time they were legal counsel to the House Oversight Committee in Washington, D.C. Best described as stealing millions from the federal and state tax payer while providing contract services to the federal government.

3. Stone discovers what appears to be a new entity Donald Stone Investments Inc. (DSII), the exact same initials as Donald Stone Industries Inc. It's possible that it was an error in drafting the pleadings of Defendant James R. Johnson. In the alternative Stone believes it may have been some type sham investment vehicle using Stone's good name to dupe potential investors. Johnson and Longo, etc. were involved in a approx. \$1.2 to \$2.1 million fraud scheme to sell student loan notes in early 1990's. (EXHIBIT 9)

and the Director of the FBI.

FBI Director was never named as a defendant in either of Stone's FL/MD RICO.

The case was dismissed in June 1998.

This is true. Stone's FL RICO was Dismissed Without Prejudice 'with leave to re-file in Maryland.

In August 1999, Donald Stone purchased the site, marylandcorruption.com, which appears to be dedicated to defaming Mark accusing him of bribery, extortion, money laundering among other illegal activities.

Stone purchased marylandcorruption.com (a public service website) to expose Mark and Gilbert Sapperstein's organized crime syndicates and associates multitude of criminal activities as the Sapperstein's have evolved from a couple of politically well connected Baltimore street hustlers and successfully parlayed their politically well connected crime syndicate "Under Color of Law" based in Maryland into one of the most politically powerful, ever expanding organized crime syndicates on the Eastern Seaboard stretching from Maryland to a very strong presence in Florida. Comments by Stone on marylandcorruption.com are well supported with legal and lawful documentation.

* Sapperstein's are multi-millionaires, they can afford to hire any lawyer or law firm in the USA, but they can't risk suing Stone for alleged defamation, slander, libel etc., because litigation would subject Sapperstein's to discovery, interrogatories, and testimony under oath, all of which would mean public disclosure of their many fraudulent schemes. Sapperstein's could never overcome the basic legal challenge of the legal doctrine known as "Unclean Hands". For Stone "The Truth is an Absolute Defense"

At some point we became aware of the website but decided to ignore it.

In January 2010, Mr. Stone contacts Ms. Crystal Cox, an internet investigative blogger and it appears they team up to defame Mark. Ms. Cox has never met, talked to, emailed or in any way communicated with Mark, yet she proceeded this online campaign entitled {{trial by blog."

An online search showed 58 different websites she used to defame Mark (list attached). In early 2011, it was brought to Mark's attention that negotiations on a potential business deal were cut short because of the unsubstantiated, false and inaccurate information spewed online.

So, we hired a computer expert, Edward Ko, to research what could be done. Mr. Ko's first step was to contact Mr. Stone to see if he could be reasoned with.

Ko contacted Stone and left a message on Stone's cellphone voice mail.

Stone never ever made any overtures either directly or indirectly to sell his website to anyone, and most certainly never offered this website for sale to Mark Sapperstein or anyone claiming to represent Sapperstein's interest in purchasing the website such as Edward Ko.

*The very last time Stone had any dealings with Mark Sapperstein was on or about Feb. 22, 1995, when a very nervous Mark Sapperstein made an unexpected call to Stone in Florida, and called his (Mark's) crime syndicate associate Charles R. Longo & thief." Apparently Sapperstein's et al had discovered they had been swindled by their own crime syndicate associates Longo and Procter who had embezzled \$30K from DSII back in late 1993 and then cooked up a sham lawsuit against Stone to steal his patents and intellectual property and simultaneously cover up the \$30K embezzlement.

Ko contacts Stone claiming to represent Mark Sapperstein's interest in purchasing Stone's website www.marylandcorruption.com

Obviously in keeping with the Sapperstein organized crime syndicate modus operandi, Ko was recruited by Mark Sapperstein to help set up a ruse to entrap Stone with malicious prosecution by falsely accusing Stone of extortion, if Stone refused to capitulate to their demands to take down www. marylandcorruption.com. In furtherance of that scheme Mark Sapperstein and Ko had no trouble getting Mark's close personal and/or political acquaintance MD. AG. Gansler to back up their fraudulent scheme to threaten Stone with extortion under color of law.

Stone suspected this was a ruse by Ko and Sapperstein to entrap Stone on some malicious prosecution so he was very careful in how he dealt with Ko and Sappertsein.

Mr. Stone did not answer that phone call but responded to Mr. Ko by email (attached).

This is another Sapperstein flagrant lie by Mark Sapperstein.

Sequence of Known Events Leading Up to Threats Against Stone

I. On or about May 30, 2011 Ko contacted Stone by leaving a message on Stone's cellphone voicemail copy at this link http://www.youtube.com/watch?v=eKodHOCieX8.

Stone was busy on another telephone line and Ko left a message on Stone's cellphone. to call him if Stone was interested in selling www.marylandcorruption.com to Mark Sapperstein.

II. Stone responded by calling **Ko** later in the week on or about April 1, 2011. Stone needed Ko to be more specific as referring what he was referring to when he kept asking Stone about his website(s) plural.

III. Stone calls **Ko** April 1, 2011, Stone questions Ko about his interest in www.marylandcorruption. com.

Stone tells Ko he needs more specifics and letter from Mark Sapperstein confirming that Ko is representing his interest.

Stone ask Ko to send him his email address so that Stone has the correct email address to send sale proposal to.

IV. Ko sends Stone his email address and thanks Stone for his help. Stone emails Ko that he will prepare a sales proposal over weekend. (EXHIBIT 10).

V. Stone prepares sales proposal for Ko over weekend and emails it to Ko (EXHIBIT 11) The email demanded \$2.5 million to stop this harassment. Stone makes no demands in the e-mailed proposal

<u>VII.</u> Stone receives no response from Ko or letter from Mark Sapperstein and sends one last email to Ko just to determine whether or not Ko had received Stone's sales proposal. (EXHIBIT 12)

VIII. Stone receives no reply from either Ko or Sapperstein and considers the matter closed, and makes no other attempt to contact Ko or Sapperstein. Stone suspects that it was a failed fraudulent scheme by Sapperstein and Ko to entrap Stone with possibly malicious prosecution, "Extortion Under Color of Law".

IX. On or about June 30, 2011 Stone receives and oddly worded email from Crystal Cox, *You did not* even realize it but i kind of turned on you, you offended me a while back and did not even realize it,

please STOP with the Suggestions. Ask by Cox never to contact her ever again, Stone complied and severed all contact with Cox on or about June 30, 2011. (EXHIBIT 13)

X. On or about July 21, 2011 in the letter from MD. AG. Gansler was the first time Stone realized what Cox meant in her oddly worded e-mail to Stone on June 30, 2011. This was the first time that Stone had any knowledge of Cox contacting Edward Ko or Mark Sapperstein on or about April 8, 2011 and offering her services to Mark Sapperstein or Edward Ko.

In closing, Stone's rebuttal does not nor attempt to address the purported Mark Sapperstein Complaint. Additional documents, evidence,etc. is possessed by Stone and will be provided when necessary.

Stone believes he has submitted more than enough supporting evidence and documentation that clearly defines the purported Mark Sapperstein Complaint, predominately a work of fiction, that was knowingly, willfully and with malicious intent created as part of a scheme and artifice to threaten Stone with malicious prosecution and to falsely charge Stone, with extortion, if he didn't capitulate to MD. AG. Ganslers and Mark Sapperstein's demands and threats to shut down Stone's website, www. marylandcorruption.com.

And that upon thorough review of the documentary evidence FL. AG. Bondi will investigate and prosecute fully those involved in targeting Stone with "Extortion Under Color of Law".

And initiate disbarment proceedings against Gansler and any other attorney involved in this fraud and chicanery.

Best Regards. nale Donald Stone

871 NE Dixie Hwy. Ste. 8 Jensen Beach, FL. 34957 772 834 6175

Attachments: EXHIBITS Affidavit of Donald Stone

EXHIBITS

EXHIBITS 1 Purported Mark Sapperstein Complaint "Extortion Under Color of Law"

EXHIBITS 2 Criminal activities of Sapperstein Organized Crime Syndicate, associates Longo & Procter USDOJ internal memo. While Gilbert & Mark Sapperstein steal and launder \$3.5 million from Baltimore School Board between 1991-2003

EXHIBITS 3 Copy of \$30K check investment into Donald Stone Industries Inc. (DSII) given to Stone by Mark Sapperstein on behalf of Gilbert Sapperstein Dec. 1992. Money alleged to be money Gilbert stole from Baltimore School Board. Total investment by Gilbert Sapperstein was \$45K.

EXHIBITS 4 Fax from Procter (Bagman & money launderer for Sapperstein) to Stone 5-27-93 informing Stone that Mark Sapperstein was investing into DSII on behalf of his father Gilbert Sapperstein.

EXHIBITS 5 DSII investor K-1 tax form made out to Gilbert Sapperstein indicates stock ownership at 7.5% or 2.5 shares of DSII at \$15K each = \$45K total.

EXHIBITS 6 IRREVOCABLE PROXY dated 6-5-96 showing all the share holders (except Stone) that claim to own stock in DSII. Indicates Gilbert Sapperstein (Not Mark Sapperstein), notarized on back.

EXHIBITS 7 These Exhibit & documents because of their size can be viewed at: http://www.marylandcorruption.com/ Click on: *FL RICO DOJ Combined Motions Revised. PDF*

EXHIBITS 8 These Exhibit & documents because of their size can be viewed at: http://www.marylandcorruption.com/ Miles & Stockbridge FL MD RICO Best Lawyers in America Click on: (EXHIBIT 8)

EXHIBITS 9 Stone discovers new unknown entity Donald Stone Investments Inc. in FL RICO, pleadings of James R. Johnson.

EXHIBITS 10 April 1, 2011 e-mail from Ko to Stone with Ko's email address. E-mail from Stone to Ko after brief telephone conversation informing Ko that Stone will put together a sales proposal as requested by Ko on behalf of Mark Sapperstein for www.marylandcorruption.com over the weekend.

EXHIBITS 11 April 3, 2011 e-mail to Ko from Stone with pricing and initial sales proposal for www.marylandcorruption.com as requested by Ko on behalf of Mark sapperstein.

EXHIBITS 12 April 12, 2011 final e-mail from Stone to Ko to verify whether Ko had received April 3, 2011 sales proposal from Stone. No response from Ko or Sapperstein, Stone considered the matter closed with no further contact with Ko or Sapperstein.

EXHIBITS 13 June 30, 2011 Stone receives oddly worded e-mail from Cox. Cox tells Stone "You didn't even realize it but i kind of turned against you, you offended me a while back and did not even realize it, please STOP with the Suggestions". At Cox's request Stone terminated all contact with Cox, immediately. It wasn't until July 21,2011 that Stone received the letter from Maryland Attorney General that Stone discovered, completely unknown to Stone, that Cox had offered her services to Ko and Sapperstein, clearly explaining her odd comments to Stone in the June 30, 2011 email.

Affidavit of Donald D. Stone

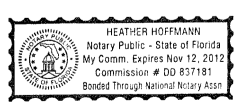
State of Florida County of Martin

I, Dorde D being first duly sworn according to law, by the undersigned authority, states as follows:

- 1. My name is Donald D. Stone, a Florida citizen and I am over the age of eighteen (18) years, am fully competent to testify, and have personal knowledge of the facts stated herein.
- 2. That on information and belief all documents and attachments provided to FL. AG. Pam Bondi on or about Aug. 8, 2011 identified as Attn: Organized Crime/Interstate Cocaine Trafficking ties to part time Florida residents Gilbert and Mark Sapperstein kingpins are true and correct.
- 3. That all documents and attachments that are marked up by Stone with red notations and highlighted are submitted to help investigators and reviewers. All of the documents and attachments are available as copies without the red notations and high-liters.
- 4. I am a victim of repeated criminal acts perpetrated by Mark and Gilbert Sapperstein and others known and unknown over an extended period of time between 1992 -2011.
- 5. The criminal acts include, but are not limited to, extortion, money laundering, perjury, malicious prosecution, securities fraud, extortion under color of law, intellectual property fraud and theft, libel, slander, defamation.
- 6. These acts have caused me great economic harm.
- 7. I demand the right to bear witness in a Florida Grand Jury convened by the Florida Statewide Prosecutor against Mark and Gilbert Sapperstein and others known and unknown who are responsible for these criminal acts and the great economic harm caused me.

, Affiant one 114

SWORN TO AND SUBSCRIBED before me this 3^{4b} day of August, 2011by 3^{1} by $3^$



Ziperman, Philip

DUICK PARTIAL REBUTTAL BY STONT

PART OF \$3.5 Million STOCED

WAUBERT & MARK SAPPERSTER

From: Sent: To: Subject: Attachments:

Mark Sapperstein <mark@sapperstein.com> Tuesday, July 05, 2011 8:24 PM Ziperman, Philip **RE: Crystal Cox** web domain names.xls; Email from Donald Stone.docx; Email from Crystal Cox.docx; contact information.docx 15K ALLEGED TO HAVE BEED

Mr. Ziperman, here is a narrative explaining our situation.

CON BALTIARCE SEREOL BOADD 1991-2003 3 BRUFF PROCTER In late 1992, a friend of ours was raising capital for a new business called Donald Stone Industries (DSII). Along with a group of investors, Mark invested \$2,500 into DSII. Mark does not recall actually meeting Donald Stone, although it is possible. However, Markwas not involved in any way in the business, other than his investment. The company failed GALDERT SAPPERSTEIN Q and Mark lost his money.

Apparently disgruntled, in February 1998, Mr. Stone filed a RICO case in Florida against approximately 100 defendants including Mark, the original investors, the US Attorney General and the Director of the FBI. The case was dismissed in STONE DID NOT STONE DID NOT CINITHOUT PREJUDICE June 1998.

In August 1999, Donald Stone purchased the site, marylandcorruption.com, which appears to be dedicated to defaming Mark accusing him of bribery, extortion, money laundering among other illegal activities. At some point we became aware of the website but decided to ignore it. MARK & GILBERT SAPPERSTEIN CRIMINAL ACTIVITES

In January 2010, Mr. Stone contacts Ms. Crystal Cox, an internet investigative blogger and it appears they team up to defame Mark. Ms. Cox has never met, talked to, emailed or in any way communicated with Mark, yet she proceeded this online campaign entitled "trial by blog." An online search showed 58 different websites she used to defame Mark (list attached).

In early 2011, it was brought to Mark's attention that negotiations on a potential business deal were cut short because of the unsubstantiated, false and inaccurate information spewed online. So, we hired a computer expert, Edward Ko, to research what could be done.

Mr. Ko's first step was to contact Mr. Stone to see if he could be reasoned with. Mr. Stone did not answer that phone call but responded to Mr. Ko by email (attached). The email demanded \$2.5 million to stop his harassment. We did-not-DID NOT DEMAND respond.

Four days later, Mr. Ko received an email from Ms. Cox (attached). She appeared upset that although she helped Mr. Stone promote his defamatory information he did not offer her a share of his \$2.5 million demand. So she suggests we pay her \$25,000 upfront and \$10,000 a month to get her to stop. She writes that in order to prepare for this extortion attempt, she purchased the domain marksapperstein.com. Ms. Cox posts Mark's address, birthday and social security number on her website. We did not respond. STONE WAS COMPLETELY UNROUARE OF

We are asking for you help for the purpose of stopping these people, getting our good name back. Their contact information that I have is attached. Please do not hesitate to contact me if you need any additional information or clarification.

Mark Sapperstein 28 Walker Avenue Baltimore, Maryland 21208



SAPPERSTEIN DON'T HAVE A COOD NAME THEY ARE CONMEN, SWINDLERS, & DIRECTY TIED TO NATTOR WIDE COCAINE TRAFFICING SUNDICA DUN BY BLACKS & LATNOS

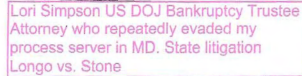
William Howard Mike Beck MD Assistant AG EXHIBIT investigator MD MD Higher Higher Education Education Div. Dale Kelberman Div. Howard falsified USDOJ Chief of affidavit filed in MD - 26 - 94 White Collar State Court Longo Crimes for MD. v. Stone to protect Longo Miching with 15, B.II Howard, Dale Kelarmon, Mike --2 Lori Simpson USDOJ Kelberman is now employed by the firm of Bankruptcy Trustee Atty. Miles & Stockbridge Operating private career school - MD since late +05dreving - then speved other traching centers conspondence course truck denier home study then 3 weeks of on-site training - very ten people made it to the isident training -in oue year he pueled down more federal and m MD than college Parte was legitimate enterprise = Martan features the state Lident Like. He was lozensed by state - as vocational schoolhe sned to get that livense - because his trucks were fuling the MUA standards - he said they were only bring used as student orchilles - them after be was locensed as providing vocational harning he was eligible for federal and, - Inspector General & Opt. of Education - looked at hel grants - investigation was completed in Fed started 1990-1991. Scrade Select Comm to look with NES but where And De ball 4 neather under mustica. LAN COLONY LAN **EXHIBIT**

IG (Inspector General) report was issued - said NTS followed all the proper procedures and if anything the government owed them \$ -

2

(This is the bad copy in the above page)

their paperwork - Garl Grovat + Associates - Monthe Co - that Howard says exployees did them that dates had been changed - he doid DJB - dresit know if that was ever looked into. Supervisor of 036 said they are looking with A again-(John Taylor) - said they were doing a review-7-92 - on motine g. Ing-defouet under confermed plans-NTS files 10-21-90 - case dis uns longos filed 11-13-90 Total younds owed to Audent of #8 milline of NTS-Groubal ypresent Charles longo-Howard Rubenstein ypresent ex-wife mel Paul upresented Creditors' Committee Sellinger was pussonal attorney bodekeps outile Charles Fagan - Pikesville



Lori

Jimpson

Charles R. Longo

(National Training Systems, Inc./Shippers' Choice, Inc.)

I. Background

NTS

- 1. Notice of Deficiencies from MHEC to NTS (6/28/90)
- 2. Recommended Decision from ALJ Tranen (8/15/91)
- 3. Notice of Deficiencies from MHEC to NTS (8/10/9@)
- 4. Proposed Order from ALJ Lewis-Frazes (6/28/91)
- MHEC's Proposed Findings of Fact and Conclusions of Law (4/11/94) NTS - Lowe -
- MHEC's Complaint Objecting to Discharge of Debtor (9/16/93)
- 7. MHEC's Motion to Convert to Chapter 7 (11/23/93)
- MHEC's Amended Counterclaim against Shippers' Choice, Inc. (7/21/94)
- II. Possible Bankruptcy Fraud
 - A. Basic Information
 - 9. NTS Bankruptcy Schedules
 - 10. Longos' Bankruptcy Schedules
 - 11. Longos' Check Register
 - B. \$51,368.44 taken from NTS in last week before bankruptcy
 - 12. NTS Credit Line Account computer summary
 - 13. NTS Credit Line bank account statements
 - 14. Charles Longo Chevy Chase bank account statements and letter from Martin Snider

(first meeting with Alan Grochal, NTS bankruptcy counsel, took place on 9/18/90; petition was filed on 9/21/90)

- C. Postpetition conversion of \$7,000 Cougar proceeds to own use
 - 1. See findings pp. 42-43, 76, 85-86

D. Postpetition transfers from NTS to Shippers' Choice: (a) at least \$85,422.04 included on May - Sept. 1991 monthly reports, never approved by Court, and (b) at least \$66,932.96 totally unaccounted for

100

- 15. NTS Monthly Reports (May-Sept. 1991)
- 16. Tydings & Rosenberg ledgers and bank statements
- E. Postpetition conversion of NTS computer and other personal property

-See June 1991 monthly report (above) - \$7,300 computer purchase

- 17. Gary Boardwine deposition (5/23/94) (re computer, phones and fax machine)
- F. Failure to disclose, and unknown use of, separate bank account for Charles Longo, with a balance of \$9,203.22 on date of his petition

-See Longos' Schedules (above), pp. 1, 10

18. Citizens Bank account statements

G. Many examples of false statements - see Complaint Objecting to Discharge for some

III. Possible Securities or Mail Fraud Concerns

A. Private Offerings by Shippers' Choice/American Credit Co. totaling approximately \$500,000 in Sept. '92, Dec. '92 and Mar. '93, guaranteed by Charles R. Longo

-with no disclosure of the financial status of Mr. Longo, the fact that he was in bankruptcy, and with the guarantee of questionable legality in the bankruptcy proceedings

-warranties to investment broker that company was authorized to conduct its business in accordance with law and that no actions or proceedings had been filed or threatened against it, contrary to cease and desist letters from MHEC

-possible misuse of proceeds by Charles R. Longo individually, rather than for corporate purposes

-possibly not registered as exempt in all necessary states

19. Confidential Term Sheets (Depo. Exs. 1 and 2)

20. Agency Agreements dated 11/25/92 and 3/1/93

B. Private Offering of up to \$1,000,000 on or after July '93

-possible misuse of proceeds by Charles R. Longo individually, rather than for corporate purposes as stated in placement memorandum

-similar representation that company was not a party to any litigation, nor had any been threatened against it

-financial information differs drastically from info on tax return and internal financial statement for same period

- 21. Confidential Private Placement Memorandum, 7/14/93
- 22. 1992 Federal Income Tax Return for Shippers' Choice see p. 4

23. Shippers' Choice internal financial statements as of Dec. 31, 1992 (run 3/24/93)

B. Donald Stone Industries/Investors/Bruff Procter -- complaints by Donald Stone

24. E.g., Complaint and Answer in <u>Charles R. Longo and</u> Donald Stone Industries, Inc. v. Donald J. Stone

IV. Possible Income Tax Concerns

~

A. 1989 Joint Personal Return

-failure to report \$300,000 dividend. See Proposed Findings above, pp. 48-49

-possible unreported officer loan, vending machine and Lamborghini income. See Proposed Findings above, pp. 66-70, 49-52 and 39-40.

-questionable "personal interest" claim of \$35,000 (\$7,000 deduction)

-failure to report \$28,873 Nissan income claimed later

B. 1990 Individual Return

-possible unreported officer loan income/questionable deductions for \$704,317 in claimed "business losses" for loans# pp. 29-31, 49-52 and 39-40.

-mysterious transfers from NTS probably not reported or

accounted for on income tax return

C. 1991 and later returns

-allegedly receiving no salary from Shippers' Choice, but showing huge amounts of income/cash flow on monthly bankruptcy reports and in checking account; unknown how much income reported

25. Summary of Bank Deposits and Other Cash Payments

-See Charles Longo monthly bankruptcy reports through 12/93

26. Charles Longo deposition extracts and officer loan account summary

V. Possible Federal Aid Concerns

A. Approximately \$700,000 in aid drawn down by NTS for ineligible ACT program in early 1989 - possible flaw in Systemwas apport 6 months late-student new have to way fungride aid-B. Individual allegations of fraud in cashing student loan checks by NTS

> 150 studentprobably high "2"

On information & belief, the \$45K Gilbert Sapperstern invested in DSII is believed to be part of the \$3.5 million Gilbert was stealing from the Baltimore School Board between 1991-2003 and his son Mark was laundering by investing into legitimate businesses such as DSII.

At the appropriate time using fraud and chicanery Sapperstein's organized crime syndicate would then seize control of the businesses and convert the valuable assets into the absolute ownership and control of Sapperstein's organized crime syndicate and associates.

In the case of DSII it was Stone's valuable patents and technology they were after.

This is copy of 1st \$30K investment into DSII Dec. 16, 1992. This was given to Stone by Mark Sapperstein (personally) at Sapperstein's residence in Baltimore, in the presence of Bruff J. Procter (bagman & money launderer for Sapperstein & Longo organized crime syndicates, unknown to Stone) Procter introduced Stone to Sapperstein at this 1st time meeting with Sapperstein.

There would be another \$15K Sapperstein investment into DSII in early 1993. Stone initially assumed that Mark Sapperstein was making the investment into DSII until Stone, President of DSII was making out the DSII K-1 investor tax returns and asked Procter to get Mark Sapperstein's social security number.

Procter responded via fax dated 5-27-93 informed Stone that Mark was making the investment on behalf of Gilbert Sapperstein and Stone made the DSII K-1 tax returns out to Gilbert Sapperstein which were filed with the IRS with Gilbert's social security number on the K-1 returns.

The amount of shares on Gilbert Sapperstein's DSII K-1 tax is indicated as 7.5% = 2.5% per \$15K investment into DSII or \$45K total.

This \$30K would represent a 5% interest in DSII.

	MARK C. SAPPERSTEIN 1712 20 FORER OAKS CRICLE 12-16, 42 DATMORE NO 2000 12-16, 42 DATMORE NO 2000 12-16, 42 MARK OF Dealth Stane Jalustaies 15 30,000.00 Mark Of To The Dealth Stane Jalustaies 15 30,000.00 Mark Of To The Dealth Stane Jalustaies 15 30,000.00 SIGNET BANK 10003000000000000000000000000000000000

This refers to my first meeting with Mark Sapperstein in Baltimore in Dec. 1992 in which wark gave me a check for \$30K as an investment in DSII. In early 1993 Mark made another \$15K investment in DSII. When I had the DSII federal K-1 tax returns prepared for the investors for 1992, Procter informed me via this fax that Mark was making the investments into DSII on behalf of his father, Gilbert. Neither Longo or Gilbert ever signed the "Accredited Investor" Forms, Longo couldn't, he was in Bankruptcy and a "Debtor in Possession"

STONE INDUSTRIES INC. P.O. Box 1197 Ocean City, Maryland 21842 U.S.A.

DON.

5-27-93

1. MY NOTES REVEALED THAT WARK RECTEVED BOTH THE "ACCREDITED INVESTOR FORM" AND A BY-SELL AGREEMT THE EVENING WE HATE, MET WITH HIM IN BALT. AT WIS HOME, MARK COULD NOT SIGN AS GILBERT SAPPERETIEN WAS MAKING THE (SUPPLYING) INVESTIMT. MARK CONFIRMED THIS, THIS MORNING. HE IS COMING TO O.C. THIS EVENING AND WILL PICK-UP A COPY OF THE "A.I." FORM AND HAVE HIS DAD COMPLETE A.S.A.P. 2. CHARWER LONGO'S COPY OF THE "A.I." FORM MUST BE IN OUR FILLE AT MILES STOCK-BRIDGE. CHARLIE LONGO SHOULD RECIEVE A COPY I MAILED, ESU NO NATER THAN THE EXPLAINED, HE WILL CALLED HIM AND EXPLAINED, HE WILL SIGN AND RETURN TO P.O. BOX 1197. 3. BOB WARFIELDS "A.I. FORM" IS TO BE AT HIS OFFICE TODAY



SCHEDULE K-1 (Form 1120S) Shareholder's Share of Income, Credits See separate instructions. For calendar year 1992 or tax year			S.	еtс. ОМВ №. 1545-013 19 92					
Intom	al Reven	the Treasury	beginning	, 1992,	and ending	, 19			
Shar Gli 85	LBE	er's name, ad RT SAF	ring number ► 218- , dress, and ZIP code ERSTEIN WOOD RD WRYLAND 21208		Corporation's DountD P. O. BO	s identifying number ► name, address, and ZIP o STONE IMDUS DX 1197 CITY MARYLA	STRIES IMC.		
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Income (Loss)	a	Interest .							
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Deductions	9			portfolio income (loss) (attach schedule) . 9 for Schedule K-1 (For ach schedule)					
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P	14a Depreciation adjustment on property placed in service after 1986						See Shareholder's		
Adjustments and Tax Preference Items	b	Adjusted ga	in or loss		14b	and the second	Instructions for Schedule K-1 (Form		
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	d	(1) Gross in	ncome from oil, gas, or get	othermal properties.			(1120S) and Instructions for		
					ties . d(2)				

S ON EXHIBIT

IRREVOCABLE PROXY

FOR GOOD AND VALUABLE CONSIDERATION, I, DONALD D. STONE, being the record owner of 490 shares of Class A Voting Stock of DONALD STONE INDUSTRIES, INC. (the "Corporation"), do hereby appoint BRUFF J. PROCTOR, CHARLES R. LONGO, BRUCE A. MOORE, GILBERT S. SARPERSTEIN, ROBERT E. WARFIELD, SR. and HAL GLICK, as my proxies to attend all meetings of the Stockholders of the Corporation with full power to vote and act for me in the same sinfanner and extent that I might were I personally present at said meetings.

My proxies shall each have full power to substitute another person in his place and stead as my proxy and to revoke the appointment of any such substitute proxy.

This proxy is given in connection with the settlement of a lawsuit and is irrevocable until December 31, 2005.

Dated: 6-5-96 (SEAL) Accepted: (SEAL) Bruff J octor (SEAL) Charles B. Longo (SEAL) Bruce A. Moore (SEAL) Gilbert S. Sapperstein (SEAL) Warfield, Robert E. (SEAL)

This is a proxy statement notarized on back Sapperstein's organized crime syndicate (while stealing \$3.5 million from Baltimore School Board 1991-2003) and Longo embezzling approx. \$30K from DSII prevailed in the sham lawsuit Stone in Worcester County Circuit court. Longo & DSII vs. Stone in which the Sapperstein Organized crime syndicate & associates cooked the DSII corporate documents & stole a DSII stock certificate belonging to Stone. And then issued to Stone a fraudulent stock certificate on DSII.

This document clearly indicates Gilbert Sapperstein as an investor in DSII, not Mark Sapperstein

As these individuals would constitute all of the owners of DSII stock except for Stone, the founder of DSII.

* Of special note is that the \$15K Longo claimed as an investment into DSII is money believed to be, that Longo & Procter were hiding from the creditors in Longo's several bankruptcies, consisting of federal bankruptcy fraud

EXHIBIT

Notherizer this strated at June 1996. 96-5.9 0ngg Toppone

Barbar D. Muson

BARBARA D MAGON My Commission CCA11612 Explere Oct. 16, 1998 Bonded by NFNU BOD-22A-6365

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These 2 EXHIBITS can be found at http://www.marylandcorruption.com/ because of the large number of pages.

EXHIBITS 7 These Exhibit & documents because of their size can be viewed at: http://www.marylandcorruption.com/ Click on: *FL RICO DOJ Combined Motions Revised. PDF*

EXHIBITS 8 These Exhibit & documents because of their size can be viewed at: http://www.marylandcorruption.com/ Miles & Stockbridge FL MD RICO Best Lawyers in America Click on: (EXHIBIT 8)



UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

DONALD D. STONE,

Plaintiff,

CASE NO. 98-14069-CIV-RYSKAMP Magistrate Vitunac

vs.

ROBERT E. WARFIELD, SR., et al.,

Defendants.

AFFIDAVIT OF JAMES R. JOHNSON

COMMONWEALTH OF VIRGINIA

BEFORE ME, the undersigned authority, duly authorized to take acknowledgments and administer oaths in the State and County aforesaid, this day appeared, James R. Johnson, individually, who, being first by me duly sworn on oath, deposes and says as follows:

) ss.

)

 My name is James R. Johnson. I am of age and fully competent to make this declaration. Unless otherwise stated, I have personal knowledge of the facts set forth in this Affidavit.

2. I have been licensed with the NASD (National Association of Securities Dealers) for approximately 28 years. In addition, I am licensed in a number of states including the State of Florida, to sell securities. I also hold a General Principal's license, a Municipal Principal's





license, a Financial & Operation Principal's license, a General Securities Sales license and a New York Stock Exchange Branch Manager's license.

3. In 1989, I formed Washington Investment Corporation, a District of Columbia corporation. Washington Investment Corporation ("WI") provides a variety of general stock brokerage services. I have been the president of WI since its formation in 1989 and I am actively involved in the retail sale of stocks and bonds. In addition, I perform various supervisory and compliance functions for WI.

4. I am aware of the allegations in the complaint filed against me and others by Donald D. Stone. Mr. Stone has never been a client of mine or of WI. I have never solicited Mr. Stone to become a client or to participate in any investments or business transactions in which I or WI was involved. To the best of my knowledge and belief, no employee of WI has ever solicited Mr. Stone to participate in any investments or business activities in which WI was involved.

5. Neither I, WI, nor any employee of WI has ever invested with, purchased stock in, or lent money to Mr. Stone or to the company known as **Donald Stone Investments**, Inc.

6. My single encounter with Mr. Stone occurred approximately two years ago. Sometime in 1996, Mr. Stone called my company's office in Washington, D.C. and began asking questions about Charles Longo. While Mr. Longo has been my neighbor for many years, my sole business involvement with Mr. Longo occurred in approximately 1993, when WI assisted Mr. Longo's company, Shipper's Choice, Inc. by privately placing with its clients an offering of notes for Mr. Longo's company. Other than that private placement by WI, neither I nor WI has had any business dealings with Mr. Longo or any of his companies. Neither Mr. Stone nor his company Donald Stone Investments, Inc., participated in that private offering as an investor or otherwise. The telephone call with Mr. Stone lasted approximately one minute. During that brief time Mr. Stone made it clear to me that he was seeking confidential financial information about Charles Longo. I explained to him that I would not disclose any information about Mr. Longo without Mr. Longo's prior permission. The call ended with my firm, but polite, refusal to engage in any discussions with Mr. Stone about Mr. Longo.

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7. Prior to this telephone call, I had never met with, spoken to or had any dealings with Mr. Stone. I have had no contact with Mr. Stone since the telephone conversation I described above.

Further Affiant Sayeth Not.

è., ' ;

James R. Johnson, Affiant

Commonwealth of Virginia) County of Fairfax)

On this 14th day of April, 1998, before me, a Notary Public in and for said state, personally appeared James R. Johnson, known to me to be the person who executed the foregoing instrument and acknowledged to me that he executed the same for the purposes therein stated.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal in the state aforesaid, the day and year first above written.

Julia y Hull Notary Public

My Commission expires:

Commentation of the Comments o

(Affix notarial seal)

From: Donald Stone (donaldstone8@yahoo.com) To: eko@yougetit.net; Date: Fri, April 1, 2011 12:23:53 PM Cc: Subject: Re: Please reply with your comments

Ed-I'll put something together this weekend. You should have it by Monday morning.

From: Edward Ko <eko@yougetit.net> To: donaldstone8@yahoo.com Sent: Fri, April 1, 2011 11:37:34 AM Subject: Please reply with your comments

Thanks for your help.

-Ed

HO SENDS STONE his EMAIL ADDRESS SO STONE CAN put together A SALES PRO PASAL FOR STONE'S WEBSITE

Edward Y Ko | Systems & Software Inc | hotbuilding.com | 410.750.0121 office | 410.696.4693 direct | eko@yougetit.net | Sign up for our newsletter



From: Donald Stone (donaldstone8@yahoo.com) To: eko@yougetit.net; Date: Sun, April 3, 2011 8:35:07 AM Cc: Subject: Re: Please reply with your comments

Dear Mr. Edward Ko - In reference to your inquiry on behalf of your client, Mr. Mark Sapperstein and his interest in purchasing my website, www.marylandcorruption.com.

The domain name www.marylandcorruption.com and contents are for sale for \$2.5 million U.S. dollars.

If Mark is interested I would need a simple "letter of interest" from Mark Sapperstein directly stating that you are acting on his behalf and also clarifying exactly what Mark is interested in purchasing from me. Mark can send the letter to the following address:

Donald Stone Donald Stone Technology 871 NE Dixie Hwy. Ste. 8 Jensen Beach, FL. 34957 (772) 834 6175

STONE'S RESPONSE TO KO'S INGUIRIES PER STONE & KO'S ZEL. CONVERSATION Aprel 1 2011

Once I receive the letter from Mark, personally confirming that you are acting as an intermediary on his behalf in this matter, I would then provide you with more specific terms and conditions pertaining to the sale of this website.

I also have additional intellectual property assets that would be included in the above referenced purchase price for www.marylandcorruption.com.

Please feel free to call me or email me if you have any questions concerning this matter.

Best Regards, Donald Stone

ps: Mark has made overtures such as this many years ago and never followed through. In fact, when Mark was questioned by the Maryland State Police he denied making certain statements to me.

From: Edward Ko <eko@yougetit.net> To: donaldstone8@yahoo.com



From: Donald Stone (donaldstone8@yahoo.com) To: eko@yougetit.net; Date: Tue, April 12, 2011 8:14:01 AM Cc: Subject: Is your client, Mark Sapperstein still interested in purchasing my website ?

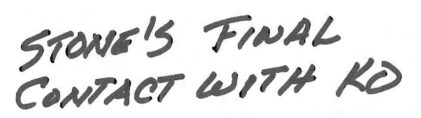
Dear Mr. Ko - Is your client, Mark Sapperstein still interested in purchasing my website, <u>www.marylandcorruption.com</u>. Haven't received a letter from you or Mark,confirming that you are representing Mark Sapperstein in this matter and I just wanted to check and make sure your letter wasn't lost in the mail.

Best Regards Donald Stone (772) 834-6175

STONE NEVER RECEIVED ANY RESPONSE FROM ETHER KO OR MARK SAPPERSTEIN.

THIS WAS LAST CONTACT STONE HAD WITH ROOR SAPPERSTEIN & CONSIDERED THE MATTER CLOSED AT THIS TIME. STONE MADE NO FUTHER EFFORT

TO CONTACT ESTAER KO OR SAPPERSTEIN.







Donald Stone <ddstonetechnology@gmail.com>

Contact Ann Bartow about Reputation Defender.

Crystal L. Cox <savvybroker@yahoo.com>

Thu, Jun 30, 2011 at 10:26 AM

To: Donald Stone <ddstonetechnology@gmail.com>

Donald, I don't understand what your Going For. Suggesting I do this or that, i work 16 hours a day and for free, i dont need ann bartow to pick up my story, what are you talking about. The only thing i was fighting for was you and for 2 years. Mo Ala GANSCER THEEMET TO STONE STUP 21, 2011 Mo Ala GANSCER THEEMET TO STONE STUP 21, 2011 Was when Stone Remained what cost's comment was About

You did not even realize it but i kind of turned on you, you offended me a while back and did not even realize it, please STOP with the Suggestions. STONE HAD NO IDEA WHAT COX WAS REFERENCE TO BY THIS COMMENT

When you first emailed me on your 2 million dollar request and said wow this internet thing works, i knew right away it was not only my sites they were talking about but i had spent time in the last 2 years making you number one for his name in order to help you to get heard as and inventor needing heard... and for you to tell me how you planned to spend the 2 million and NOT even a thanks for the fact that I put the value into your name, i put it at the top of the search...

You eventually said you thought it was my sites, things is i knew right away and in your 2 million of fighting lardner and all you would do not a mention of me, i worked for free and i still do and so i am not open to your suggestions, please STOP emailing me.. don't get your motive.. i don't need some whatever your talking about to pick up my story to help you more for FREE.. ok enough already, i will post your story as i see fit on my sites..

