

Joseph Zernik DMD PhD  
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**“ Judge shall be faithful to the law...”**

*Cal Code Jud Ethics 3B(2)*

**“The rule of law must never be confused with tyranny of the courts”**  
*Anonymous*

December 9, 2008

Att John Amberg  
Bryan Cave, LLP  
By Emil  
"Amberg, John W."  
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**RE: Representation of Countrywide? Countrywide Home Loans, Inc.? Bank of America?  
Timely crime notification per SECTION 307 OF SARBANES-OXLEY,  
Please respond by 5:00pm on Sept 9, 2007**

Mr Amberg:

Regarding your email note, dated December 8, 2008, copied below, please be explicit and provide the following details-

- 1) Are you and Bryan Cave registered as outside counsel by the Legal Department of Bank of America at present? Please let me know what your **Legal Matter Number (“LMN”)** is, which was provided to you by the BOA Legal Department? Absent such identification number, or any official record by the entity you claim to represent, I must assume your note, copied below, is fraud, as surely would any counsel, reading such a deliberately ambiguous note.

FYI:

IN ALL CASES, OUTSIDE COUNSEL MUST OBTAIN PRIOR APPROVAL FROM A DEPARTMENT ATTORNEY BEFORE INCURRING SIGNIFICANT FEES OR EXPENSES ON A MATTER, INITIATING ACTION SEEKING EXTRAORDINARY REMEDIES OR RELIEF SOUGHT ON BANK OF AMERICA'S BEHALF, UNDERTAKING REPRESENTATION INVOLVING ANY POSSIBLE CONFLICT OF INTEREST; OR PROCEEDING WITH ANY MATTER ENTAILING A SIGNIFICANT LEGAL, REGULATORY, PRECEDENTIAL OR REPUTATIONAL RISK TO BANK OF AMERICA.

- 2) Is the Legal Department of Bank of America at all aware of the fraudulent litigation you are conducting here under their name?
- 3) If not, by whose authority are you at present engaged as "**outside legal counsel of Countrywide Home Loans, Inc**"?
- 4) What is the legal foundation for your claims below?
- 5) What is "**the Court's order**"? please be explicit...
- 6) Could you please notice me of the purported "**Court's order**" you are referring to? Absent such notice, your email below is null but yet another fraud in this chain...
- 7) Who issued such court order, when, and under what authority?
- 8) How come the purported court order refers to "**Counsel for Countrywide**"? What entity is that supposed to be?
- 9) Who are the employees of that undefined entity?
- 10) Could you please provide a list, so that I know who I purportedly am prohibited from communicating with?
  - a. Is Sandor Samuel an Employee of Bank of America at present?
  - b. Is Angelo Mozilo employee of Bank of America at present?
  - c. Is Diane Frazier employee of Bank of America at present?
  - d. Is Maria McLaurin employee of Bank of America at present?
- 11) What is "**your litigation**"?

In case you refer to Samaan v Zernik, please be explicit, the La Superior Court would not confirm "Samaan v Zernik" as California Superior Court case... and all indications are that this is an "Enterprise Track" case, engineered by Jacqueline Connor and Sandor Samuels for fun and profit. In such case your note below is another predicated case of intimidation/harassment of a victim/informer/whistle-blower.

- 12) How long do you think you could go on with this fraud?
- 13) Do you represent Sandor Samuels?
- 14) Please on behalf of Sandor Samuels, authenticate or repudiate as fraud the Underwriting Letter dated October 26, 2004, which has been repeatedly filed in court fraudulently misrepresented by Maria McLaurin, Samaan, Keshavarzi, and Parks, as an Underwriting Letter of October 14, 2004, or mid-October 2004?
- 15) Please on behalf of Sandor Samuels authenticate or repudiate the Real Property Purchase Contract, which has been repeatedly filed in court fraudulently misrepresented by Maria McLaurin, Samaan, Keshavarzi, and Parks, as faxed on October 25, 2004, 5:03pm from Parks to Countrywide?
- 16) This is almost the end of the quarter, and for many corporations also the end of the fiscal year, in case you are retained as outside counsel to any other corporate entity, please confirm your compliance with 17 CFR 205 (otherwise known as Section 307 of Sarbanes-Oxley), relative to the frauds perpetrated by you, Jenna Moldawsky, Sandor Samuels, Angelo Mozilo and others, under the guise of litigation, and collusion with Terry Friedman, John Segal, Jacqueline Connor and others in abuse of civil rights under color of law 18 USC §242, as well as various predicated acts per Rico 18 USC §1961-1968.

**COMPLIANCE WITH SECTION 307 OF SARBANES-OXLEY**

IF OUTSIDE COUNSEL REASONABLY BELIEVE THAT MATERIAL VIOLATION OF LAW MAY HAVE OCCURRED, IS OCCURRING OR IS ABOUT TO OCCUR, AS SET FORTH IN SECTION 307 OF THE SARBANES-OXLEY ACT OF 2002 AND THE SEC RULE PROMULGATED THERE UNDER (17 CFR 205), OUTSIDE COUNSEL MUST NOTIFY THE GENERAL COUNSEL AND THE APPROPRIATE LEGAL DEPARTMENT ATTORNEY. THIS NOTICE MAY BE IN ANY FORM, BUT SHOULD CONSPICUOUSLY STATE THAT IT IS BEING MADE UNDER SECTION 307 OF THE SARBANES-OXLEY ACT.

- 17) In case this communication is received by email by any of the purported employees, could you please authenticate such communication, including the email address at which such communication(s) were received, so that I may stop making them up?

Joseph Zernik

bbianco@lasuperiorcourt.org, "Ted Max" <tmax@sheppardmullin.com>, "Van Cleve, Peter D." <pdvanclave@BryanCave.com>, soverton@cmda-law.com, kdicalro@cmda-law.com, tfriedman@lasuperiorcourt.org, jsczueleger@lasuperiorcourt.org, jaclarke@lasuperiorcourt.org, jclarke@lasuperiorcourt.org, sczueleger@lasuperiorcourt.org, Jconnor@lasuperiorcourt.org, jsegal@lasuperiorcourt.org

At 03:21 PM 12/8/2008, you wrote:

Dr. Zernik,

Please be advised that the status of our law firm as outside legal counsel for Countrywide Home Loans, Inc. remains unchanged by the merger with Bank of America, and that we continue to represent Countrywide in connection with your litigation.

You are reminded that under the court's order, you are to communicate exclusively with designated counsel for Countrywide and not with any of its employees.

John W. Amberg

John W. Amberg  
Bryan Cave LLP  
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Santa Monica, CA 90401  
(310) 576-2280

This electronic message is from a law firm. It may contain confidential or privileged information. If you received this transmission in error, please reply to the sender to advise of the error and delete this transmission and any attachments. IRS Circular 230 Disclosure: To ensure compliance with requirements imposed by the IRS, we inform you that any U.S. federal tax advice contained in this communication (including any attachments) is not intended or written to be used, and cannot be used, for the purpose of (i) avoiding penalties under the Internal Revenue Code or (ii) promoting, marketing, or recommending to another party any transaction or matter addressed herein.