Exhibit H

SB Lewis <sblewis@fastmail.fm>[@]

October 30, 2011 5:37 PM

To: "John J. Privitera, Esq." <johnpriv@mltw.com>

Cc: "Jacob F. Lamme, Esq." lamme@mltw.com, "Michael J. Hall, Esq."



<bre>cbrennanbwllp@albany.twcbc.com>, "Martina Baillie, Esq." <martina@lewisfamilyfarm.com>

Reply-To: SB Lewis <sblewis@fastmail.fm>

Your love letter

1 Attachment, 376 KB

McNamee, L., pdf (376 KB)

Dear, dear John,

Needless to say, Barbara was touched to receive your handwritten note. She just returned from the first of two cataracts. She is 75. She is unfailingly kind and nice to all people, even and especially lawyers that help us with APA. Perhaps you believe your friend Barbara is moved by your approach. Well, you are correct. Much moved. As am I.

We spoke following our experience with you and government in the CASP process.

As arranged by the governor's office with Sen. Little, Julie M. Sheridan Esq., had come and gone, she had delivered the government's check for \$71,690.28, spoke briefly and was photographed, Sen. Little and Assemblywoman Sayward spoke - and I spoke. Country Clerk Joe Provoncha ushered those concerned, with our farm counsel, to the judge's chambers. As she did at CASP, our counsel witnessed the proceedings. Judge Meyer declined the opportunity to order what had happened after the fact - and said he saw no supporting logic. He said a few other things.

As you and I spoke, I offered to discuss - negotiate was the word I used - the invoice of your firm. I spoke simply.

You screamed. I suggested the obvious. That offer stands.

Nixon Peabody learned what I thought of their performance. They do not know how I learned it. Other's

David Cook Esq., no longer works there.

I felt the same about Scott N. Fein Esq. The APA has established the standard up here. That standard does not work for us.

Judge Meyer brings rare ability to his court - and a point of view. As you know, he has no respect for you. This is what you said to me. In simple terms.

When you asked me to attend - to sit with you in Judge Meyer's court in another matter - to help you intervene about a boat house in Lake Placid as our matter was being heard, I said I would do my best to be there. I did not wish to offend you. I never gave it a second thought.

When counsel misbehaves and the fleet is experiencing weather at sea, it's best to avoid a confrontation on the bridge. I do not count strawberry preserve portions in a howling typhoon. I manage what staff I have.

I managed you. I commend Jake Lamme. You require baby sitting.

Nor do I wish to offend you, now. But you have messed with Barbara.

Barbara thanks you for your love letter.

Martina has no difficulty remembering why she was calling Judge Meyer's chambers without your client's approval - from the CASP conference - as Danny Hakim and Nathaniel Holyoke Brooks, the Albany photographer assigned to The Times and Danny stood by. I kept them off the record. They are working, now.

I have glanced at the McNamee, Lochner, Titus, & Williams, P.C., web site and found the approach taken: Albany Litigation Lawyer: The McNamee Law Firm Obtains Judicial Annulment: Utica, New York Business Autorney - Missing, among others, was your considered effort to trash the court's last three decisions - in concert with the government that sought to destroy us.

Not mentioned is the list of those with whom you conversed, absent our knowledge or approval, to obtain a result that would please government, you and your firm. You sought to cover your tracks. Judge Meyer's words brought shame and disgrace - and government had other issues. The common interests of lawyers... and one farmer.

You did not tell us who guided you - or about the conversations that led to your collective and collaborative effort with the folks who did and do their level best to destroy us in The North Country. You offered no disclosure. Nor did I ask. I did not have to.

The governor's assistant counsel, Robert M. Rosenthal, Esq., and I did not speak. But we have spoken and I have an image of this weasel. Your friends in that department know you.

I spoke with Thomas C. C. Congdon and Sen. Little.

Tom arranged things. But he has no authority to arrange anything. He reports not to the governor.

Tom is a good friend of Betty Little - has been since he was a child - and his secretary is honest to a fault. Three honest people - Betty could not be better. Tom is straight arrow. Bob is a creep.

I have asked Joe Brennan Esq., to take a look. He tells the story of a lawyer who dies and shows up at St. Peter's. The record showing in heaven suggests one age, but the attorney wants help to return and live out his days. He claims he is in his mid 40's, that there is some mistake. But the record that has followed him to The Gates of Heaven convinced those staffing for St. Peter that he was in his 70's.

This was Joe's response to your record.

Joe will not be in Heaven when the time comes, he says. But I love his sense of humor, and his willingness to speak the truth about his peer. This is an attorney I admire.

Joe will help us now. Or I can negotiate with you - or any member of your fabulous tribe in Albany. There is no group on the planet I respect more than Albany lawyers. Not one.

You will recall my mass email reflecting on 5 ham sandwiches in the Appellate Division, Third Judicial Department, in anticipation of our matter being heard by the ham.

You screamed. You said I would harm myself. No, I said. I would help myself. We won 5 - 0. These wonderful people know themselves better.

Judge Meyer would not give you a place to stand and deliver in his court, you said. That is what you said. You are not welcome in the court of Meyer, you said. No table, no chair, no pedestal.

Yet, you asked me to come to sit with you about a boat house on Lake Placid. And our matter was pending.

The Jews call this chutzpah.

John, we've had a million conversations - and your firm has billed for reading the newspaper - but you said you do not bill for shower time - in so many words.

Judge Meyer saw what he saw, but did not see what we saw. In at least one case, a date was changed to alter the record. Is that kosher? Ethical? Right? Or wrong?

It was deliberate.

If I read this correctly, you misrepresented to the court in Elizabethtown. And you did not show your total billings. Still, with what he did see, Judge Meyer was furious - and said so.

The bench finds the Flesh Pots of Egypt repugnant. This jurist has experienced the best we have up North - and APA. He knows what's what.

He feels you are out to lunch and said as much. That is the record. And he is correct. Where have you

seen anything similar.

Did you not grasp why I placed Adam Liptak's piece with Dennis Jacob's writing on APPEAL for all - and you - to read? When did I place that piece? 2007?

Would you like to know what Barbara feels? What I feel? What Joe Brennan and Martina feel?

Strong letter to follow? Please, John. You asked to represent us when and if we buy 60,000 acres up here and that was for starters - and you will shortly read of our effort to work with APA on an abattoir.

You asked me to help you get placed in the Obama administration in DC.

You will hear me tomorrow - on Fred Dicker. This man's signal is heard in the governor's office. Stay tuned.

Did you know Scott Ritter is going to jail? Chartock's hero, but you will not hear this on WAMC. What happens to Chartock's millions when Ritter goes to jail? Who cares? NPR's best.

The New York Times will be interested in our APA matter and the farm.

I'd guess that paper will slowly come to understand the games played by Bob Glennon Esq., who vanished in PLB shortly after I spoke with Julie Sheridan Esq., and about Banta's games with Greenthal and Cook - and all the other games lawyers play - with our interests in The North Country.

One way or another, John. Persistence pays. Each experience teaches.

For two hours on the 25th, see The Adirondack Daily Enterprise, Chris Knight - at http://sblewis.com - we discussed it all and covered the bases that matter. More to come...

THE ONLY USDA grass-forage fed accredited beef farm/ranch in the USA of the world.... so certified. That was established August 31st, and recorded October 1st, at no charge to us.

We are the pioneer. First and only.

No steroids, no antibiotics, no grain (ever), organic, and selling. One establishment spoke for all they can get - last week. Firmly priced. It will be news - but I do not know when. Hell, we might survive you.

Frankly, I would look forward to a public airing of Judge Meyer's views, yours and ours. As would Barbara, as would our counsel.

Incidentally, why did you tell me your firm would hire or might hire Martina - and then vanish? What was that all about? More spinning?

We have come a long way - and a second time. I have no different feeling today than I did after the first.

As Robert Rosenthal Esq., will learn - see the web site - we favor liars in government.

We believe counsel's best interests are served when counsel serves and is commended.

There are no secrets, John. Happy to negotiate - or try it another way.

Legal costs are at issue across the nation. Yours are out of line.

Best,

Sandy

83 Journey, Hy. 12077

Lister Warning Farm 1936

Vear Barbara, I hank you for the opportunity to fall in love with the fain. With much sadness, I feel Compelled to let you know, as a friend, that the Collection of my fum's debt is out of my hands. Best wishes to you, John