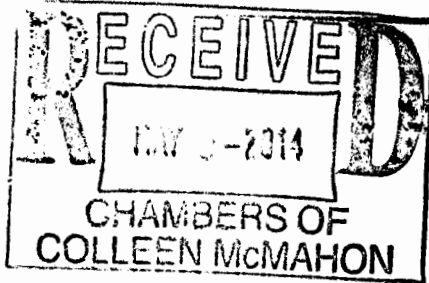


GISKAN SOLOTAROFF ANDERSON & STEWART LLP

Attorneys at Law



VIA FAX to (212) 805-6326

The Honorable Colleen McMahon
 United States District Court
 500 Pearl Street, Room 1350
 New York, NY 10007-1312

5/13/2014
 I will not
 I will be making a
 motion shortly. It
 appears that
 recent Supreme
 Court jurisprudence
 defines this
 word of
 jurisdiction
 in the
 OK
 defendant

May 9, 2014

Re: Léone Meyer v. The Bd. of Regents of the Univ. of Ok., et al., 13 Civ. 3128 (CM)

Dear Judge McMahon,

MEMO ENDORSED

We represent Plaintiff Léone Meyer in the above referenced case.

We write to respond to Thaddeus J. Stauber, Esq.'s May 8, 2014, correspondence to the Court, which attached an April 2014 letter to Plaintiff from Stephen J. Knerly, Esq. – counsel to the American Alliance of Museums (“AAM”) and the Association of Art Museum Directors (“AAMD”). In so doing, Mr. Stauber appears to be incorporating by reference Mr. Knerly’s self-serving mischaracterization of Plaintiff’s claims. That is improper. AAM and AAMD’s views about the merits of Plaintiff’s case should be interposed by AAM and AAMD’s own counsel on their own motion and in accordance with the Local Civil Rules and the Federal Rules of Civil Procedure, including Fed. R. Civ. P. 11(b).

Please be advised that Plaintiff categorically rejects AAM and AAMD’s claims that her lawsuit is unfounded or fatally defective. If the Court would like Plaintiff to respond to AAM and AAMD’s April 2014 letter, please let us know.

Very truly yours,

/s/ Oren Giskan

Oren Giskan

Cc: Thaddeus J. Stauber, Esq. (via email)
 Stephen J. Knerly, Jr. Esq. (via email)

5/14/14