

Steve Mastrantonio

From: Steve Mastrantonio
Sent: Wednesday, October 22, 2014 11:40 AM
To: Marc Randazza (mjr@randazza.com)
Cc: 'jonathan_little@ohnd.us.courts.gov'
Subject: Ellora's Cave v. Dear Author Case No: 5:14-cv-02331

Marc,

I wanted to memorialize my intention, as previously expressed in my text message to you, that I intend to file a motion to remand the case back to state court. Along with the motion to remand I will be filing a motion to continue the hearing scheduled by the court for next week until the remand issue can be decided. I don't think appearing at a hearing next week is consistent with a motion to remand.

I am sending you this email because I have not completed the motion to remand yet. But I wanted to provide you with the courtesy of knowing my intention to file the motion promptly. Due to time constraints, I have also copied the judge's law clerk as a courtesy so that the court is aware of my intention to seek remand to state court.

Sincerely,

Steven W. Mastrantonio, Esq.
Niekamp, Weisensell, Mutersbaugh & Mastrantonio LLP
23 South Main Street
Third Floor
Akron, OH 44308
Office: 330-434-1000; Cell: 330-958-0486
Fax: 330-434-1001
www.nwm-law.com; mastrantonio@nwm-law.com



NIEKAMP, WEISENSELL, MUTERSBAUGH & MASTRANTONIO, LLP

The information transmitted is intended only for the person or entity to which it is addressed and may contain confidential and/or privileged material. Any review, retransmission, dissemination or other use of, or taking of any action in reliance upon, this information by persons or entities other than the intended recipient is prohibited. If you received this in error, please contact the sender and delete the material from any computer.