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KENDRICK L. MOXON

LAURIE J. BARTILSON

ALSO ADMITTED IN  
THE DISTRICT OF COLUMBIA

ALSO ADMITTED IN  
MASSACHUSETTS

October 24, 1995

BY TELEFAX AND U.S. MAIL

Ford Greene, Esq.  
Hub Law Offices  
711 Sir Francis Drake Blvd.  
San Anselmo, California 94960-1949

Re: Church of Scientology International v. Gerald Armstrong  
MSC 157 680

Dear Mr. Greene:

Yesterday, I received the enclosed letter from your client, Gerald Armstrong. Since the bulk of the letter concerns the above case, rather than his bankruptcy, I am directing my correspondence to you.

The language contained in the permanent injunction identifying parties and actions was specifically requested and reviewed by Judge Thomas. I believe that it is extremely clear and comprehensive, and more than adequate to fully place you and Mr. Armstrong on notice of each mandated or prohibited act. Making the lists Mr. Armstrong requests would be pointless, because the injunction is permanent, and covers all of the officers, directors, agents, volunteers, employees, counsel and assigns of each entity regardless of the changes which naturally occur over time. Mr. Armstrong has repeatedly argued that "the Organization" is just one large entity, anyway, so I doubt any court would seriously entertain an argument from him that he "did not think" that a particular church was a Scientology affiliated Church, organization of entity.

If Mr. Armstrong has any doubt as to whether or not a particular person or group falls into any of those categories, he has only to ask before he takes any action. Indeed, if he simply refrains from discussing Scientology, as ordered in paragraph 5 of the injunction, and from aiding anyone in any dispute with a Scientology affiliated entity, it is doubtful that he could find himself in any difficulty at all.

Ford Greene  
October 24, 1995  
Page 2

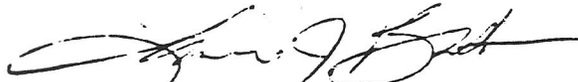
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Judge Thomas considered that both you and your client were intelligent enough to read his very clear order of injunction and manage to obey it. I am certain that his assessment of your relative intelligence is accurate.

Kindly advise me when you intend to provide me with a return of all copies of non-filed materials as dictated by paragraph 1, page 8 of the injunction.

Sincerely,

MOXON & BARTILSON



Laurie J. Bartilson

LJB:aeu

cc: Andrew H. Wilson, Esq.