



Yuri Petrini <yuri@megalopolisms.com>

Subject: Clarification Required - Scope of Representation

1 message

Tim Holleman <tim@boyceholleman.com>

Thu, Oct 16, 2025 at 3:40 PM

To: Yuri Petrini <yuri@megalopolisms.com>

Cc: Michael Whitehead <michael.whitehead@pmp.org>, "Joseph H. Ros" <hros@curriejohnson.com>, Zachary Cruthirds <zcruthirds@curriejohnson.com>

Mr. Petrini,

Mr. Whitehead forwarded me your email below. As I have advised you repeatedly, you are blocked from my email because of your previous misconduct and threats. You will remain so. I only respond to this email because you have been warned before and I warn you again there are consequences to filing false claims and if you do so any further, against me particularly, I will be sure to legally address the same.

See attached Order striking your Amended Complaint in CA No. 25cv254, which is self explanatory. The Court has again warned you about your sanctionable conduct.

Nothing you have filed or said could possibly be described as being in "good faith". In fact, as pertains to me it is categorically false. Your assertions below are false and you know them to be false they not in "good faith".

You seem to think you can bully or extort people by making outlandish and false claims and threatening or filing litigation.

I am not "bullied" or extorted one iota by you I assure you BUT I will make sure to bring you before the Court for sanctions and address any filings involving me by separate action(s) against you and others involved. You can bet on that.

I suggest you seek the advice of a "good" attorney before it's too late. You are not doing very well "*pro se*" and seem to suffer from apophenia.

As to my "tone" I have little patience for "people like you", who file frivolous lawsuits and make outlandishly false claims as you have done in these cases and against me. I don't know you personally but from your filings, your threats to me and my limited personal observations, you are not a person I want to know. I will do my job representing my clients, that does not require me to be friends with you.

So this should be our last communication other than through written pleadings filed in the United States District Court and/or the Circuit Court of Harrison County, Mississippi and written correspondence via U. S. Mail.

Tim C. Holleman

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From: Yuri Petrini <yuri@megalopolisms.com>

Sent: Wednesday, October 15, 2025 4:17 PM

To: Michael Whitehead <Michael.Whitehead@pmp.org>; Tim Holleman <tim@boyceholleman.com>

Cc: Zachary Cruthirds <zcruthirds@curriejohnson.com>; Joseph H. Ros <hros@curriejohnson.com>

Subject: Subject: Clarification Required - Scope of Representation

Subject: Request for Written Clarification of Scope of Representation

Mr. Holleman,

I write in good faith to request formal written clarification of the scope of your representation in these consolidated matters to avoid further misunderstandings.

On September 11, 2025, you stated via email that you "ONLY represent the private attorneys" named as defendants and have "nothing to do" with City of Biloxi or Building Official matters. You reiterated this representation during the September 30, 2025 status conference before Magistrate Judge Myers.

Following the September 30, 2025 conference and the Court's October 14, 2025 Order in Civil Action No. 1:25-cv-00254-LG-RPM, subsequent events have created confusion regarding the accuracy of these representations. On October 1, 2025, you participated in correspondence concerning City Building Official matters. You continue to be copied on communications regarding municipal code enforcement, property matters, and Building Official directives. Documentary evidence, including the July 1, 2025 contract between the City of Biloxi and Boyce Holleman & Associates and include pictures of you and abide that dates all the way to 2015, which indicates your firm provides legal services to the municipal government.

Another point of concerning were your tone in-in person communications, along with your claim of "people like you" and your recent email "His rantings".

These circumstances present an apparent conflict between your stated scope of representation and your actual participation in these matters and can be construed as direct causation to continuing prohibitions.

To avoid misunderstandings and ensure proper communication protocols going forward, I respectfully request that you please provide written clarification of the following:

1. The precise scope of your representation in Civil Action Nos. 1:25-cv-00178-LG-RPM, 1:25-cv-00233-LG-RPM, and 1:25-cv-00254-LG-RPM;
2. Whether you represent the City of Biloxi, the Building Official, or any municipal defendants in these matters;
3. Whether you represent J. Henry Ros and Peter C. Abide in their official capacities, individual capacities, or both;
4. The scope of any representation of Currie Johnson & Myers, P.A., given that firm's status as a named defendant;
5. The appropriate protocol for communications concerning City, Building Official, and property matters distinct from litigation strategy.

This clarification will assist in ensuring proper service, appropriate communication channels, and compliance with all applicable rules of professional conduct and federal procedure.

I wish that we could achieve some sort of agreement by October 24, 2025, to allow modification of the amended version, that contains extensive details about you and your firm that dates and includes pictures all the way to 2015.

Mr TIm.

You may avoid being named if you would agree to the following:

You are not to participate or obstruct in any matters that are not related to the parties you claim to represent in individual capacity

This is a binding "offer" that we can get in writing if you would like, we can let bygones be bygones and continue this with civility and ignore all issues mentioned above.

Please understand that and I want to make this clear as possible so we are all honest with each other, that I'm offering us to establish and resolve amicably with prejudice our conflict, and if we fail to do so I will attempt to join you into the amended complaint.

Ready to turn a new page mr. Tim? the decision rests entirely on you, if you choose to clarify your position, set communications boundaries you need not address any of the above questions whether here or in any future litigation;

As a gentleman agreement I still intend to remove Mr. Zachary and Mr. Whitehead which were already removed but brought back, Mr Harenski also goes without saying.

I recognized, and as I mentioned before, I actually respect all of you a lot more, you put up a fight, but a lot of people can do that...

what I can't fail to mention, specially about mr Abide that I must admit to admire in all honesty is the level of coordination and loyalty you all have for each other, that's truly commendable, and I speak from heart,

I urge us to utilize this short window to agree to boundaries, and I promise to reply to any questions to the best of my ability and without escalating, should you agree to do the same

Thank you gentlemen,



megalopolis
LITIGATION

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