

Guy Chrisos

November 20, 2008

Kasey Christopher Clark
General Mgr. / Chief Counsel, CSLEA
Sacramento, CA 95811

Dear Mr. Clark,

The following is my "Temporary" Statement of Defenses until such time as CSLEA can provide me with factual times, dates, statements and a copy of the complaint issued by the complainant Ranger.

"TEMPORARY" STATEMENT OF DEFENSES

I have no recollection of any conversation to which you refer to in your charging papers - it is a complete mystery to me. As far as I know, whoever your confidential witness is, it could simply be a person with a personal grudge against me for all I know. Given a lack of any evidence, other than a hearsay statement from an unidentified source, I ask that you dismiss all charges.

It is very troubling that you would threaten me with expulsion and fines of \$1,000 - \$4,000, based on secret witnesses and unsubstantiated charges. What is to stop anyone from making these types of claims? I appreciate that these are very difficult times for CSLEA, but this is not good policy.

Please provide me with a more "detailed and factual" list of charges and a copy of the complaint. I will then be able to provide you with a more "detailed" defense. Lastly, I have never seen, been offered or been given a copy of the CSLEA Constitution. If you could, please provide that also.

Sincerely,

Guy T. Chrisos

To: Kasey Christopher Clark
General Mgr. / Chief Counsel, CSLEA
2029 H. St.
Sacramento, CA 95811

From: Guy Chrisos
[REDACTED]

Date: 12/5/08

RE: Hearing / Statement of Defenses

SENT BY FAX AND CERTIFIED MAIL

Dear Mr. Clark / CSLEA:

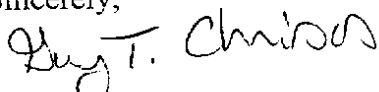
Your office did not send me any specific information regarding my charges until 11/25/08 (which I did not receive until 12/3/08). I was unable to meet the 15 day requirement pertaining to my statement of defenses. Therefore I am now sending you this letter and an attached hearing request. I will both fax and certified mail this letter to you today.

I am unclear, who the charging party is – is it [REDACTED] will [REDACTED] be at my hearing for me to answer questions and did [REDACTED] formally file the complaint with you? If the officer has not formally filed a complaint charge with President Barcelona, I request you dismiss these charges immediately.

According to the CSLEA Rules Article X, Section B(3) - I have the right face my accuser and pose questions and Article X, Section A(1) - someone must file a complaint with CSLEA president Barcelona in order for a discipline action to happen. If both of these thresholds have not been met, I again ask you to dismiss these frivolous charges. In addition, under Article X, Section B (3) – I wish to exercise my right to have an open hearing. Also under this section I have the right to cross examine any witnesses against me. I have requested to you twice in writing that my accuser be present at the hearing for this purpose and have received no response. At this time I will request the accuser/ complainant, [REDACTED] be present at my hearing.

Lastly, thank you for the copies of the CSLEA rules and constitution. While I appreciate the gesture, I find your statement of my request being “disingenuous” to be in poor taste, as I should not have to go to the POC website to acquire CSLEA information.

Sincerely,


Guy Chrisos