

CALIFORNIA AG – prepare to be spanked by “scum bags on bikes” AGAIN!
Motion to Compel Compliance with Requests for Discovery

Filed at <http://boltusa.org/members/donb/news20071215.pdf>

On 12/17/2007, Don Blanscet gave us this update:

What's going on ????

The Attorney General who is representing the CHP in our case is not providing answers to our Specially prepared interrogatories which they are required to do. each side has a time period in which they are supposed to respond to certain Discovery requests which they haven't so now we will go to the judge in our case and ask him to order (grant a motion to compel compliance) the State of Calif. Attorney General to comply with our discovery requests. Why is this news ??? here's why. Complying with discovery is simple no brainier law and judges do not like cluttering their calendar with this stuff cause Attorneys know better than to flirt with rules written in stone and I guess it kinda pisses them off and they usually spank the offending party at least verbally . Now Judge Atack (our judge) has bitch slapped the Attorney general in court once all ready (back in Febuary) and now we get to haul them back in front of this judge and expose them for the liars and idiots that they are. I have a feeling that the deputy AG is going to get a more severe lesson in basic law than she got in Feb

I know we have been sitting asking " What the fuck is going on ? " well in CIVIL law there really isn't the sense of urgency that there is with CRIMINAL law so cases like ours do not get calendar preference plus there are mandatory waiting periods between Court fights BUT! now that they have completed their moves it is now time for us to make move. After Christmas this case is going to pick up momentum as we approach trial in April..I hope we will not have to postpone the trail date to perhaps 2009 due to the fact that we don't have enough money for proper preparation . if we can't prepare properly, which includes expensive depositions and paralegal work compiling and collating evidence etc. etc. etc. then we have to delay the Fcking thing

as long as a year . The only obstacle to proper winning preparation is money. Our Attorney Wendy Lascher is a cold fish as an Attorney, what she isn't is a dumb cold fish , she sees the merit of the case I think and she is motivated by money (I know I sure am) other wise why would she have us for clients ?? trust me , she isn't hard up for money , not by a long shot. So what we have is an Attorney who isn't hard up for money. who isn't dumb . Who isn't an ambulance chaser , she is a certified Appellate Attorney which means when your layer fucks the case up and you appeal and you have lots of money you get some body like Wendy hopefully and she is " Charging " some of the bill until we raise the money. Why would a successful attorney , who has plenty of work , (trust me she does) do all this when she thinks helmets are safe but she thinks our rights are more important.? cause she smells a winner. Remember though there are no guarantees in life.

Now we also have the contempt of Court proceeding against the CHP in the 6 th appealette district which also deals with the

" fix ticket " status of 27803 violations. This case been granted a rare request all ready that doesn't happen alot. That being after the 6th ruled we petitioned for reconsideration and it was granted!! doesn't happen often. we are now just a few weeks from that descision being handed down and if my big toe is right we are going to have a hell of a reason to party on news year. The CHP has only once in it's history had an injunction issued against its

enforcement policy regarding traffic safety laws and we did that and now the bastards (in my opinion) are going to be found in contempt of court for the first time ever and once again guess who did it.

Yep scum bags on bikes.

I know , you are sitting there gettin all antsy wanting to do something right ? Well all I can say is , lets go to it !!!!!

The unfun part is, this kinda fight at this time, needs support in the way of cash. Money is the grease that gets us up the AGs kiester.

So keep it in mind when you do your Christmas Shopping that for once there is a way that we can neutralize the Insurance

Companies money and influence and that's right where we are. In court!!

If you have questions feel free to ask and remember

if you ain't having fun , , you ain't doing it right.

Don

proudly composed without the use of spell check!

----- Original Message -----

Subject: Motion to compel

Date: Sat, 15 Dec 2007 06:15:44 -0800

From: Don Blanscet

From: <donb51@earthlink.net>

Wendy

In talking to Mike yesterday he mentioned consideration of filing a motion to compel against the A.G.

For what it is worth I urge you to file that motion , I agree that is an over due opportunity to start educating Judge Atack .

Merry Christmas !!!!!

Don