



THE GIBSON LAW FIRM

November 20, 2007

Bruce M. Partain
Wells, Peyton, Greenberg & Hunt, L.L.P.
P.O. Box 3708
Beaumont, Texas 77701-3708

Via Fax: (409) 838-0416

Re: *UCB v. John Rollins & Shannon Smith (Motion for Sanctions)*

Dear Mr. Partain:

I have received and reviewed your motion for sanctions, which is set for hearing on December 7, 2007. Even though I was not a party or lawyer of record regarding the judgment that was entered, you have still filed a motion, requesting various sanctions against me.

If I have read your motion correctly, the nature of your client's complaint centers around Orald Stewart. Your motion is based on huge assumptions, none of which are correct. Your client, Mike Fuljenz, based his grievances against Voss and Posey on the same huge assumptions. You went so far as to attach a blank power of attorney to show the court that Voss, Posey and I are representing Mr. Stewart in his case against UCB and splitting the fees.

Had you bothered to pick up the phone, or simply written a letter asking for clarification, you would have discovered the truth. Mr. Stewart is represented by my firm, not by Voss or Posey. Mr. Stewart contacted me directly after reading and article in a coin publication. He does not know Voss or Posey and does not remember receiving any type of letter from Voss at any time.

Mr. Stewart became a client of mine in June of 2007, a year and three months AFTER the judgment in the Smith/Rollins case was entered. I would not normally share my fee agreement with you or anyone else, but I have attached my agreement, along with an affidavit of Mr. Stewart, to show the facts.

Your motion is baseless and was brought in bad faith for the sole purpose of harassing myself, Voss and Posey. Your motion was filed after you received the sworn statement of Kirk Martin. I can show the court a pattern of your pleadings abuse and will do so shortly.

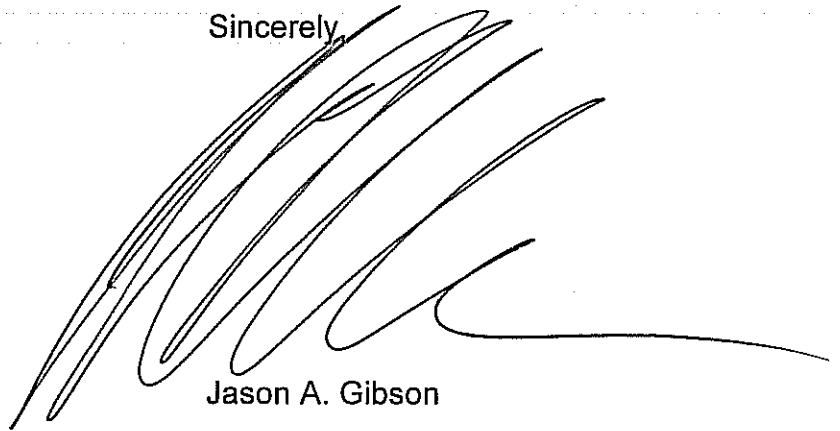


Page 2
November 20, 2007

Moreover, if you read the transcript from the hearing associated with the judgment, it was clear that the court was not infringing on my right to practice law, sign up cases or investigate my current cases. The court specifically stated as much on the record. Your attempt to infringe on my right to practice law is a violation of 5.06 of the Texas Disciplinary Rules of Professional Conduct. If you attempt to infringe on my right to practice law, I will be obligated, under the rules, to file a grievance against you with the State Bar of Texas.

Based on the affidavit, my contract and the court's transcript, I am asking you to pull down your motion for sanctions. If you do not do so, I will be filing a response and counter motion for sanctions.

Sincerely,

A large, stylized handwritten signature in black ink, consisting of several overlapping loops and a long horizontal tail stroke.

Jason A. Gibson

cc: To All Counsel of Record

STATE OF Florida §
{ Miami-Dade } COUNTY §

AFFIDAVIT OF ORALD STEWART

Before me, the undersigned notary, on this day personally appeared Orald Stewart, a person whose identity is known to me. After I administered an oath to him, upon his oath he said:

1. My name is Orald Stewart. I am over 18 years of age, of sound mind, and capable of making this affidavit. The facts stated in this affidavit are within my personal knowledge and are true and correct.

2. Bill Voss, attorney at law, and Christopher Jake Posey, attorney at law, do not represent me in any matter adverse to Michael R. Fuljenz or Universal Coin & Bullion, Ltd.


3. I do not remember ever speaking with Bill Voss or Christopher Jake Posey.

4. I do not remember ever getting a letter from Mr. Voss or Mr. Posey, including a Power of Attorney or any other correspondence from Mr. Voss or Mr. Posey.

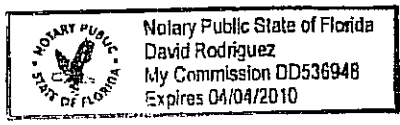
5. I contacted Jason Gibson, attorney at law, to seek his help in addressing complaints I had against Universal Coin & Bullion, Ltd.. I located Mr. Gibson after reading a story about his law firm in a numismatic publication. Mr. Gibson followed up with me at my request. Subsequently, I executed a Power of Attorney with The Gibson Law Firm, P.C. to pursue claims against Universal Coin & Bullion, Ltd.

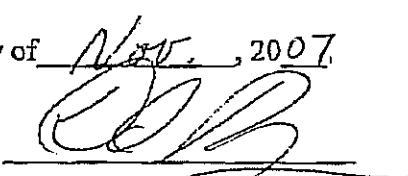
6. I have not executed any agreement with Bill Voss, attorney at law, or Christopher Jake Posey, attorney at law, to represent me in any matter adverse to Michael R. Fuljenz or Universal Coin & Bullion, Ltd.

I do further certify that the above affidavit is a full, complete and true record of events surrounding this matter.


Orald Stewart

Subscribed and sworn to before me on this 5 day of Nov., 2007.




Notary Public

THE GIBSON LAW FIRM

CONTINGENT FEE & REPRESENTATION AGREEMENT

Agreement entered at Houston, Texas between Orald Stewart (hereinafter referred to as "Client") and Jason A. Gibson, P.C., 500 Dallas, Suite 3100, Houston, Texas 77002, (hereinafter referred to as "Attorneys"):

In consideration of the mutual promises made in this agreement, the parties agree as follows:

PURPOSE OF REPRESENTATION

Client retains and employs-Attorneys to sue for and recover all causes of action against all responsible parties for all damages incurred as a result of the following:

Coin Fraud & Deceptive Trade Practices – Universal Coin & Bullion (UCB)

It is agreed and understood that Attorneys' representation is limited to the specific person(s) named as Client, and that Attorney is not representing any other person or entity not named as Client. It is agreed and understood that Attorneys' obligations are limited to representing Client in the specific matter described and Client does not expect Attorneys to do anything else.

ATTORNEY'S FEES

In consideration of the legal services to be rendered by Attorney, Client assigns, grants and conveys to Attorney, as his compensation, the following present undivided interest in Client's claims and causes of action as a reasonable contingent fee for Attorney's services and said contingent Attorney's fee will be figured on the total recovery or settlement:

Attorneys will be compensated for their services only if a recovery is actually obtained by Client. Attorneys are assigned an undivided interest in Client's claim described above and the applicable percentage stated above to secure Attorneys' performance of this Agreement.

In the event the case is not successful in the trial court, Attorneys have no contractual obligation to appeal the case, but are granted the option of pursuing an appeal. If Client agrees to appeal the case, Attorneys are granted the first right to pursue the appeal.

If a settlement includes future or periodic annual payments to Client, Attorneys' fees will be paid out of the initial cash payment. The basis for Attorneys' fees will be the actual cost of the entire settlement, if the cost can be determined after reasonable efforts. If the cost cannot be determined, the basis will be the present value of the settlement.

for Client a settlement or recovery, then Client will not be obligated to repay the expenses, costs, or any attorneys' fees.

All expenses, costs and case advances shall be deemed approved as to reasonableness, unless Client makes a written objection to the attorneys within seven days after receipt of a statement itemizing the case expenses, costs and advances.

COOPERATION OF CLIENT AND CLIENT OBLIGATIONS

Client shall keep Attorneys advised of Client's current address and telephone numbers at all times, shall appear on reasonable notice at all depositions and court appearances, and shall comply with all reasonable requests of Attorneys in connection with the preparation and presentation of Client's claims and cause of action.

The Client warrants and represents to the Attorneys that the Client will be forthright and truthful in disclosing all facts of which Client has knowledge or will become aware of during the course of the Attorneys' representation, and will cooperate fully in assisting the Attorneys in locating witnesses and experts who can assist in the prosecution of the Claims. In circumstances where medical reports or evaluations are required, Client will cooperate fully with Attorneys in obtaining such reports and evaluations and Client will be available for examination.

In the event of the inability to contact the Client, any funds which are the property of the Client may be deposited and held in the Attorneys' trust account.

PERMISSION TO WITHDRAW OR ASSOCIATE OTHER COUNSEL

Client realizes that Attorneys will be investigating the law and facts applicable to Client's claim on a continuing basis, and should Attorney learn something which, in the opinion of the Attorneys, makes it impractical for Attorneys to proceed with the handling of Client's claim, the Attorneys may withdraw from further representation of Client by sending written notice to Client's last known address.

Additionally, Attorneys may, at his option, withdraw from the case and cease to represent the Client should Client fail to comply with any portion of this Agreement or should Attorneys decide that they cannot continue to be involved in this case. Such withdrawal will be effective by mailing written notice to Client's last known address.

Attorneys may, at their discretion and expense, associate any other attorney in the representation of Client.

All sums due and to become due are payable to Jason A. Gibson, P.C. d/b/a The Gibson Law Firm, 500 Dallas, Suite 3100, Houston, Texas 77002.

APPROVAL NECESSARY FOR SETTLEMENT

No settlement of any nature shall be made without the approval of Client; nor shall Client obtain any settlement without the approval of Attorneys.

Attorneys are hereby granted a limited power of attorney so that Attorneys have the authority to prepare, sign and/or file all legal instruments, pleadings, drafts, authorizations, settlement agreements, settlement checks, releases, and papers as shall be reasonably necessary to conclude this representation, including settlement and/or reducing to possession any and all monies or other things of value due to the Client under her/his claim, as fully as the Client could so do in person. Attorney is also authorized and empowered to act as Client's negotiator in any and all settlement negotiations concerning the subject of this Agreement.

Client hereby authorizes Attorneys to withdraw from the Attorneys' trust account sums necessary to pay the legal fees of the Attorneys. This agreement shall not be affected by the Client's subsequent disability or incapacity.

NO GUARANTEES

It is understood and agreed: (a) that Attorneys cannot and does not warrant or guarantee the outcome of the case; (b) that Attorneys have not represented to the Client that the Client will recover all or any of the funds desired and there is always a possibility that no recovery may be had; and (c) that obtaining a judgment does not guarantee that opposing party will be able or willing to satisfy the judgment.

While Attorneys will exercise reasonable efforts on behalf of Client, no representations or warranties as to results have been made.

DEDUCTION OF EXPENSES AND COSTS

In the course of pursuing the claims made for the Client, it may be necessary to incur expenses such as investigative costs, deposition costs, expert witness fees, photocopy costs, medical record expenses, postage, travel expenses, consultation with physicians, computer assisted research, delivery services, facsimile expenses, model construction, posters and visual aids, specialized text and materials, video and audio taping fees, long distance telephone costs, filing fees, and other expenses and costs. Client agrees that attorney is to be repaid and reimbursed for all costs and expenses of litigation which attorney has paid or incurred.

The expenses and costs incurred by attorneys in the handling of Client's claims and causes of action shall be deducted and paid from the Client's portion of any settlement or recovery. The attorneys' fees shall be calculated on the total gross recovery or settlement, before deduction of court costs and expenses. If the attorneys do not obtain

TEXAS LAW TO APPLY

This Agreement shall be construed and in accordance with the laws of the State of Texas, and all obligations of the parties created herein are performable in Harris County, Texas.

ARBITRATION

Any and all disputes, controversies, claims or demands arising out of or relating to this Agreement or any provision hereof, the providing of services by Attorneys or Client, or in any way relating to the relationship between Attorneys and Client, whether in contract, tort, or otherwise, at law or in equity, for damages or any other relief, shall be resolved by binding arbitration pursuant to the Federal Arbitration Act in accordance with the American Arbitration Association. Any such arbitration proceeding shall be conducted in Harris County, Texas. This arbitration provision shall be enforceable in either federal or state court in Harris County, Texas pursuant to the substantive federal laws established by the Federal Arbitration Act. Any party to any award rendered in such arbitration proceeding may seek a judgment upon the award and that judgment may be entered by any federal or state court in Harris County, Texas having jurisdiction.

PARTIES BOUND

This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, executors, administrators, legal representatives, successors and assigns.

LEGAL CONSTRUCTION

In case any one or more of the provisions contained in this Agreement shall for any reason be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality or unenforceability shall not effect any of the remaining provisions thereof, and this Agreement shall be constructed as if the invalid, illegal, or unenforceable provision had never been contained herein.

PRIOR AGREEMENTS/MODIFICATIONS

This Agreement constitutes the sole and only agreement of the parties hereto and supersedes any prior understandings, written or oral agreements between the parties respecting the subject matter within. Further, any modification of this Agreement will be of no effect unless written and signed by Client and Attorneys.

I certify and acknowledge that I have had the opportunity to read this Agreement. I further state that I have voluntarily entered into this Agreement fully aware of its terms and conditions.

Signed on June 20 2007, 2007.

Orald Stewart

*** Orald Stewart

*Please sign and return
to FAX 305-253-5073
OJS*

[Signature]
Jason Gibson

My signature above represents I have read and fully understand each of the previous five pages



THE GIBSON LAW FIRM

FAX COVER SHEET

TO: Bruce M. Partain **FAX #:** (409) 838-0416
Wells, Peyton, Greenberg & Hunt, L.L.P.

Ronald Krist (281) 488-3489
Krist Law Firm, P.C.

D. Ferguson McNiel (713) 615-5493
Vinson & Elkins L.L.P.

Robert A. Black (409) 835-5177
M.C. Carrington
Mehaffy Weber, P.C.

Ricky A. Raven (832) 397-8271
Darlea Feldt
Thompson & Knight, L.L.P.

DATE: November 20, 2007

FROM: Jason A. Gibson/ad

WE ARE SENDING (9) PAGES (including this page).

RE: UCB v. John Rollins & Shannon Smith (Motion for Sanctions)

MESSAGE: Please see attached letter dated 11.20.07.

If you do not receive the entire FAX, or are not receiving it clearly, please call us at (713) 650-1010.

THIS FAX IS INTENDED ONLY FOR USE OF THE ADDRESSEE. THIS INFORMATION IS PRIVILEGED, CONFIDENTIAL AND EXEMPT FROM RECEIVED THIS COMMUNICATION IN ERROR, PLEASE NOTIFY US IMMEDIATELY AND RETURN TO THE ABOVE ADDRESS BY THE U.S. POSTAL SERVICE.

* * * COMMUNICATION RESULT REPORT (NOV. 20. 2007 5:13PM) * * *

FAX HEADER 1: GIBSON LAW FIRM
FAX HEADER 2:

TRANSMITTED/STORED : NOV. 20. 2007 4:59PM
FILE MODE OPTION

FILE MODE	OPTION	ADDRESS	RESULT	PAGE
2046	MEMORY TX	G3 : 409 838 0416	OK	9/9
		G3 : 281 488 3489	OK	9/9
		G3 : Vinson & Elkins LLP	OK	9/9
		G3 : Mehaffy Weber	OK	9/9
		G3 : Thompson & Knight	OK	9/9

REASON FOR ERROR
 E-1) HANG UP OR LINE FAIL
 E-3) NO ANSWER
 E-5) MAIL SIZE OVER
 E-2) BUSY
 E-4) NO FACSIMILE CONNECTION



THE GIBSON LAW FIRM

FAX COVER SHEET

TO: Bruce M. Partain **FAX #:** (409) 838-0416
 Wells, Peyton, Greenberg & Hunt, L.L.P.

Ronald Krist (281) 488-3489
 Krist Law Firm, P.C.

D. Ferguson McNeil (713) 615-5493
 Vinson & Elkins L.L.P.

Robert A. Black (409) 835-5177
 M.C. Carrington
 Mehaffy Weber, P.C.

Ricky A. Raven (832) 397-8271
 Darlea Feldt
 Thompson & Knight, L.L.P.

DATE: November 20, 2007

FROM: Jason A. Gibson/ad

WE ARE SENDING (9) PAGES (including this page).

RE: UCB v. John Rollins & Shannon Smith (Motion for Sanctions)

MESSAGE: Please see attached letter dated 11.20.07.

If you do not receive the entire FAX, or are not receiving it clearly, please call us at (713) 650-1010.

THIS FAX IS INTENDED ONLY FOR USE OF THE ADDRESSEE. THIS INFORMATION IS PRIVILEGED, CONFIDENTIAL AND EXEMPT FROM RECEIVED THIS COMMUNICATION IN ERROR, PLEASE NOTIFY US IMMEDIATELY AND RETURN TO THE ABOVE ADDRESS BY THE U.S. POSTAL SERVICE.