



May 30, 2006

James C. Mason, Esq.
Lawyers Against Lawsuit Abuse, APC
402 West Broadway, Fourth Floor
San Diego, CA 92101

Re: Azevedo v. PJ'S

VIA FACSIMILE

Dear Jim:

I respectfully request that your client withdraw the motion to dismiss in this action. The motion argues it is not readily achievable to make PJ's accessible. First, the motion is premature as discover has not yet commenced. Second, you styled your motion as a "motion to dismiss." Such a motion test the sufficiency of the pleadings, thus, extrinsic evidence is not permitted.

Further, we request your client dismiss your cross claim and your referral to the state bar. First, the law firm told Plaintiff to remove the web postings when the firm discovered them. Second, your cross claim is without merit and we polarize the parties.

The above requests are crucial to keeping our professional amicable.

Sincerely,

Theodore A. Pinnock, Esq.