

Charles E. Collins, III  
108 Brunswick Road  
Troy, New York 12180  
(518) 274-0380

February 12, 2011

Neil H. Rivchin  
O'Connell and Aronowitz  
54 State Street  
Albany, New York 12207

Re: Collins v. Yodle, et al  
Index No.: 233271

Dear Mr. Rivchin:

This letter is in response to your letter of February 8, 2011 where you state you are not going to comply with the demands of my second set of interrogatories, as you did with the first set, and that I have 10 days to comply with your discovery demands.

Previously, you asked me to make you a settlement offer.

Based upon your clients refusal to answer all of my questions in my first set of interrogatories, their refusal to answer any of my questions in my second set of interrogatories, the fact I believe the information will show that your clients are involved in enterprise corruption by operating a scam operation, that they were illegally taping my phone conversations in violation of both state and federal wiretapping laws, illegally intercepted my e-mails, illegally operated a mirror image of my website, illegally charged my credit card and other actions as stated in my complaint. Further, they had no intention of lowering my per click costs and increasing the number of clicks I received. I believe, Yodle was also controlling the number of clicks I received and all of my "so called" advertising dollars were going to Yodle. In short, they were charging me \$60.00 to manage my account with them while my advertising dollars were also going to them and they never informed me of this.

I believe the second set of interrogatories would support my statements above and shed light on other possible illegal activities of your clients and their fleecing of thousands of other businesses of millions of dollars.

My settlement offer is good until Tuesday, February 25, 2011.

1. The defendants pay me five million dollars (\$5,000,000.00) up front plus they pay any taxes I may be required to pay on this money.
2. They pay me one thousand five hundred dollars

(\$1,500.00) per week for life with a guarantee of 20 years. This is to be backed up by a bond guaranteeing payment.

3. That defendants be responsible for all of my future attorney fees in the event they bring a lawsuit against me in the future. This is payable to the attorney of my choice.
4. That any settlement agreement is to be no longer than 3 pages, courier font, size 12 and the language is to be strait forward. I reserve my right to object to any of its terms and/or add my own.

Respectfully yours,



Charles E. Collins, III

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