## Re: Stoller v. Dept. of Human Services; 2020 MR 349

## L Stoller <ldms4@hotmail.com>

Sun 6/7/2020 9:18 PM

To: Jant, Brian <BJant@atg.state.il.us>; RKwame@atg.state.il.us <RKwame@atg.state.il.us>
Cc: ABC News update <c2a745cfd67e705bf7ae160724da887c@asmpx.quiall.net>; newsmagazine abc
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Bcc: Leo <ldms4@hotmail.com>; cns40@hotmail.com <cm>

1 attachments (9 MB)

Memorandum in Support of Michael Stoller Motion for Rule 137 Sanctions.pdf;

Kwame Raoul AG Brian Jant

Re: Stoller v. Dept. of Human Services; 2020 MR 349

Please find a copy of the Appellants Memorandum in support of its Motion for Rule 137 and Response to the IDHS two Motions.

Most Cordially

**Christopher Stoller** 

Subject: Stoller v. Dept. of Human Services; 2020 MR 349

Please find our Motion for 137 Sanctions

Cordially

**Christopher Stoller** 

From: L Stoller <ldms4@hotmail.com> Sent: Friday, June 5, 2020 12:48 PM

Subject: Re: Stoller v. Dept. of Human Services; 2020 MR 349

Kwame Raoul AG Brian Jant Re: Stoller v. Dept. of Human Services; 2020 MR 349

The Department of Illinois Human Services is attempting to unlawfully deprive a disabled "adult Child" from receiving an additional five hours of care per week, during this national pandemic!

We Received copies of the Illinois Department of Human Services frivolous and fraudulent Defendant's Combined Motion to Strike Plaintiff Christopher Stoller form the Complaint, Dismiss All Claims Filed by Him and Strike All filings signed by Him as a Nullity and the Department of Illinois Human Recourses Department Motion to Vacate the Court's May 4, 2020. Your pleadings are filed will numerous misrepresentations of material fact and law in violation of ARDC Rules 3.3(a), 8.4(c)&(d).

We are going to give you an opportunity to with draw the two offensive pleadings and take the necessary remedial actions to cure your professional misconduct.

Kwame Raoul having direct supervisory authority over Mr. Brian Jant failed to make reasonable efforts to ensure that Mr. Brian Jant conforms to the Illinois Rules of Professional Conduct. Instead. Kwame Raoul is charged with using Brian Jant, as a shield, to protect himself from charges of professional misconduct, associated with this case by directing Brian Jant to file the frivolous above mentioned pleading in this case.

(c) Kwame Raoul is responsible for Brian Jant violation(s) of the Rules of Professional Conduct Rule 3.3(a) and 8.4(c) & (d) before the DuPage County Court. because Kawame Raoul is charged with :

(1)ordering Brian Jant, with knowledge of the specific professional misconduct, ratifies the specific professional misconduct involved; and

(2) Kwame Raoul is the Illinois Attorney General with managerial authority (ARDC Rule 5.1 violation) in the AG"s office which Brian Jant practices, and has direct supervisory authority over Brian Jant and knows of the conduct at a time when its consequences can be avoided or mitigated but failed to take reasonable remedial action by endorsing and redefying the professional misconduct conduct before the Dupage County court in filing fraudulent Motion(s).

**Defendant's fraudulent Combined Motion to Strike Plaintiff Christopher Stoller form the Complaint, Dismiss All Claims Filed by Him and Strike All filings signed by Him as a Nullity and the Department of Illinois Human Recourses Department Motion to Vacate the Court's May 4, 2020**. These offensive pleadings must be withdrawn today or Attorney Disbarment Complaints will be filed with the Illinois Attorney Registration and Disciplinary Commission.

Please advise by 3:00PM today if your motions will be withdrawn? ..

Cordially

Leo Stoller, Executive Director of Americans for the Enforcement of Attorney Ethics (AEAE) since 1974 <u>www.rentamark.net</u>

From: Jant, Brian <BJant@atg.state.il.us> Sent: Thursday, June 4, 2020 4:27 PM To: 'cns40@hotmail.com' <cns40@hotmail.com> Cc: 'ldms4@hotmail.com' <ldms4@hotmail.com> Subject: Stoller v. Dept. of Human Services; 2020 MR 349

All:

Please find attached Defendant's Combined Motion to Strike and Dismiss and related Notice of Motion. I will be presenting the attached on June 8, 2020 at 9:00 a.m.

Thank you,

Brian Jant Assistant Attorney General General Law Bureau Office of the Illinois Attorney General 100 W. Randolph St., 13th Floor Chicago, IL 60601 312-814-5312 BJant@atg.state.il.us

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