

STATE OF WISCONSIN

CIRCUIT COURT

MILWAUKEE COUNTY

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RALPH SASSON

Plaintiff,

v.

Case No. 13-CV-007014

RYAN BRAUN,  
CREATIVE ARTISTS AGENCY, LLC, and  
ONESIMO BALELO,

Defendants.

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**[PROPOSED] ORDER TO EXCLUDE PLAINTIFF'S IMPROPER  
SUBMISSION AND PROTECTIVE ORDER**

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This matter, having come before the Court on Defendants Creative Artists Agency and Balelo's motion to exclude Plaintiff's improper submission and for a protective order, and this Court having reviewed Plaintiff's January 23, 2014 proposed filing with exhibits, and having further reviewed the brief and arguments of Defendants and Plaintiff, including arguments of the parties in Court on January 29, 2014, and consistent with this Court's inherent powers to control litigation pending before it and the provisions of Wis. Stats. § 805.03 and § 802.05(2),

IT IS HEREBY FOUND AND ORDERED as follows:

1. This Court FINDS that pro se plaintiff Sasson has on multiple occasions used public and attempted public filings in this case to annoy, harass, embarrass and/or oppress defendants; and further FINDS that pro se plaintiff Sasson has been previously twice warned by this Court that he was expected to conduct himself in a professional and civil manner in accordance with Wisconsin Rules of

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Civil Procedure, codes of ethics and all other applicable laws and rules governing this case; and further FINDS that this Court admonished plaintiff Sasson not to file discovery demands publicly as the rules do not allow such filings; and further FINDS that plaintiff Sasson in violation of the rules filed a letter as a purported surreply on defendants' motions to dismiss, after the record was closed, and on January 15, 2013 was admonished again by the Court to comply with all rules of civil procedure, ethical and local rules, and other rules of law that apply to the conduct of this case;

2. This Court FINDS that notwithstanding the aforementioned instances of litigation misconduct and specific warnings by this Court, plaintiff Sasson filed a letter with attachments Exhibits A through E dated January 23, 2014 entitled "Judicial Error in the Court's January 15, 2014 Decision and Order" ("January 23 Letter") which the Court took to be a motion for reconsideration of its January 15, 2014 Decision and Order; and this Court further FINDS that plaintiff's January 23 Letter contains improper argument, irrelevant materials, new matters not contained within the four corners of Plaintiff's amended complaint, which with the filed attachments were meant to annoy, harass, embarrass and/or oppress Defendants, and to reveal communications protected by the attorney client and/or attorney work product privileges;

3. This Court hereby ORDERS that the January 23 Letter and attachments shall be suppressed, and to the extent necessary for appeal only held under permanent seal; the contents of the January 23 Letter and the Exhibits A

through E attachments, inclusive, shall otherwise not be disclosed until further order of this Court.

4. This Court hereby ORDERS that all future filings by plaintiff Sasson shall be made under seal, directly with my clerk, and shall not be made public in any respect until or unless agreed by all counsel for defendants or further order of this Court. Counsel for Defendants shall have 10 business days from the receipt of any filing under seal pursuant to this Order to state their position on whether any filing is appropriate and whether all or any part of it should be placed in the open record.

Dated at Milwaukee, Wisconsin this 28<sup>th</sup> day of January, 2014

BY THE COURT:



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Honorable Paul R. Van Grunsvan  
Milwaukee County Circuit Court Judge