

**James Link**

---

**From:** "Andrew Edward Briseno" <cfinstr@earthlink.net>  
**To:** <James.Link@Jury.Com>  
**Sent:** Saturday, April 01, 2006 9:14 AM  
**Subject:** Decision of Benninghoff v Superior Court needs Substantial revision

From:

Andrew Edward Briseno, CA State Bar Number 109261  
22603 Sarkis Ct.  
Saugus, CA 91350  
(661) 547-1818

To: Honorable Chief Justice George & Associate Justices  
Subject: Benninghoff v Superior Court

Your Honors:

This letter is sent to you because I am a California lawyer and am concerned about the far-reaching holdings of Benninghoff v Superior Court. It is my wish that the Supreme Court grant review of this case and restrict the scope of the practice of law to those things that only lawyers are allowed to do as determined in your case of Baron v. City of Los Angeles (1970) 2 Cal.3rd 525.

I have read the letter of Sam K. Abdulaziz, Esq. that has been filed in this case by him. I agree with his concerns and republish the same by this communication.

Many opinions that operate to impose responsibility on businesses, manufacturers, and charitable institutions in absurd circumstances, for example imposing virtual strict liability on firearm manufacturers, are so pathetically without what I believe to be true judicial justification that I have now arrived at the conclusion that not later than my retirement, if not before, I must leave California. I have lived here since I was 3 or 4 years of age and am now over 48 years old. This latest offensive "legal opinion" is yet another fanciful expansion of virtual strict liability to the presumptively moneyed class of "Attorney". On behalf of my brother Attorneys I find myself compelled to suggest that the above opinion be reviewed and corrected.

To the best of my knowledge I have never met the "offending former Attorney" and I most certainly have not received any compensation for the submission of this letter. I do not practice before the Workers Compensations Appeals Board yet the above opinion needs, in my opinion, "correction".

I authorize James, Link, Esq., a Member of the California Bar, to oversee printing, service of required copies upon the Parties to this action and filing with the Supreme Court.

It is my intent that by manually typing my name at the conclusion of this sentence that said act shall constitute my signature hereto according to applicable law including the Federal Digital Signatures Act, or otherwise:  
Andrew Edward Briseno

