

----- Original Message -----

From: <jurycom@server41.integrityserver.net>

To: <james.link@jury.com>

Sent: Tuesday, April 04, 2006 4:19 PM

Subject: Letter to Urge California Supreme Court to Review Benninghoff v Superior Court

>

> email: dsiegel560@aol.com

> submit: Submit

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> Letter:

>

> David C. Siegel

> California Bar Number 82834

> 2445 Fifth Ave. Ste. 330

> San Diego, CA 92101

> (619)239-8050

>

>

> Hon. Ronald M. George, Chief Justice

> Hon. Associate Justices

> Supreme Court of California

> 350 McAllister Street

> San Francisco, CA 94102

>

> Re: Charles Benninghoff v. Superior Court ,

> Real Party In Interest: The California Bar

> Supreme Court Number: S141459

>

> Dear Chief Justice George and Associate Justices:

>

> This letter is sent to you because I am a lawyer and am concerned

> about

the far-reaching holdings of Benninghoff v Superior Court. It is my

wish that the California 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 Amicus Letters of Professor Emeritus Michael Asimov

of

UCLA, the Hon. Jerre VanGorder of the WCAB, and Attorney San Abdulaziz,

and others, and agree with them that a resigned attorney should be able

to do the work that any other nonattorney can do. Otherwise, I can't

retire, resign from the Bar and continue to do law-related work that I

may want to do.

>
> I authorize James, Link, Esq., a Member of the California Bar, to
> oversee
formatting, printing, service of required copies upon the Parties to
this action and filing with the Supreme Court of this email.
>
> 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, and
otherwise:
>
> David C. Siegel
>
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