

IN THE SUPREME COURT OF OHIO

Prasad Bikkani Plaintiff-Appellant) Case No. 2006-2073
) From Cuyahoga County Court of Appeals,
 v.) **Eighth Appellate District**
Rotan Lee, et al Defendants-Appellees) **Case No. CA-06-088650**
)

**Appellant's Amended request for leave to file MOTION Instanter to Oppose
Trustee cum Attorney Fitzsimmons's (who also filed appeal CA 07-089312)
4/9/2007 motion to strike, but to concur with him to file response for
hundreds of violations – with the existance evidence of Attorney-client
relationship, privity, etc and with good faith bringing up the issues as pleaded
in the Motion**

FILED
APR 18 2007
MARCIA J. MENGEL, CLERK
SUPREME COURT OF OHIO

Now comes Appellant, Prasad Bikkani, requesting the leave of court to file objections/opposition to Trustee cum Attorney Fitzsimmons's 4/9/2007 motion to strike. Appellant sincerely requests the honorable court to apply inherent jurisdiction to understand the reasoning behind bringing the matter in front of court to modify any needed law but realized that an attorney would have done a better job to present appropriately. For example, upon repeated reconsideration Motion(s) by Scheur etc, at least in Louisiana District court the criminal charges were dismissed on 4/3/2007, **Exhibit A**, and they didn't go through any sanctions for repeated filings and once again an attorney would have done an appropriate filings.

In the instant motion, Appellant emphasizing the existence of evidence of Attorney-client relationship, privity, malice, and malpractice. On 4/16/2007, the opposition to sanctions filing by trustee cum attorney Fitzsimmons in 2006-2032 came 1 minute past 5 p.m. thus couldn't be filed with the following day delivery.

NEON/THCP collected \$2,848.00 on 3/6/2007, i.e. over five weeks ago by the listed check/transaction:

03/06/07 -2,848.00 0.00 0.00 Check W/D
 Check 00 60592 Disbursed 2,848.00

Plaintiff requested the Trustee cum Attorney Fitzsimmons's office a week ago to close the satisfied lien but didn't materialize. While continuing effort to extract more money, with self-dealings, the 3/6/2007 paid lien still maintained in active status as follows:

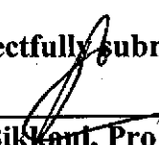
Case Number: JL-06-280929			Description Image
12/13/2006	N/A	JL	JUDGMENT AMT: \$2,760.00 RENDERED BY: COA OF OHIO, 8TH DISTRICT ORIGINATING CASE NO: COA 88650 CAPTION PLAINTIFF PRASAD BIKKANI CAPTION DEFENDANT: BIKKANI/PRASAD/ JUDGMENT LIEN CASE#: JL06280929 INTEREST AT: 0% INTEREST FROM DATE: COSTS: 37 JUDGMENT DATE: 10/30/2006 DOCKET

Last Status: ACTIVE

As of 4/17/2007 5:10 PM

Trustee Fitzsimmons also filed appeal CA 07-089312, and maintaining it against Plaintiff/victim and did not mention it in his 4/9/2007 motion. Appellant is filing the amended leave with the instant motion. As a Trustee and by converting the THCP and controlling the corporations with his pecuniary benefit, he would like to maintain the cases and keep earning with forbidden self-dealings, both/either from the victims and or from corporations. The instant motion highlights attorney Fitzsimmons violations and this honorable court reprimanded even Govt. Taft and Plaintiff had great confidence in the system to serve justice upon reviewing the facts. Plaintiff requests the honorable court to grant some time for attorney Fitzsimmons to respond to his misconduct and deal accordingly to serve justice.

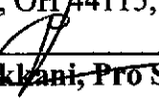
Respectfully submitted,



Prasad Bikkani, Pro Se
3043 Forest Lake Dr, Westlake, OH-44145
(440) 808-1259, Prasadbabu@aol.com

Certificate of Service

A copy of the foregoing was mailed personally by Plaintiff by First class/Priority U.S. mail on 18th day of April 2007 to counsel of THCP/NEON, %Matthew Fitzsimmons 25 West Prospect Ave, Suite 1400, Cleveland, OH 44115,



Prasad Bikkani, Pro Se, Appellant