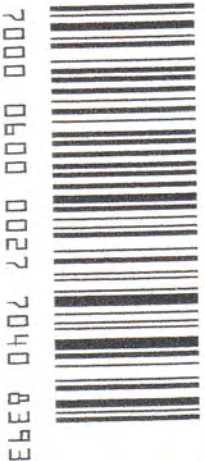


CERTIFIED MAIL

DECOLLA DETECTIVES INC.

P.O. BOX #42

OLEY, Pa. 19547



James Waiksnis
 40 East Half Hollow Rd.
 Dix Hills, NY 11746

*PERSONAL & CONFIDENTIAL



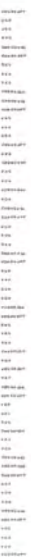
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DeCola Detectives Inc.

PO Box #42
Oley, Pa. 19547

N.J. OFFICE- Marlton
PA. OFFICES- Phila, King of Prussia,
Bala Cynwyd, Plymouth Meeting, Reading

Confidential Private Investigations
Licensed, Bonded & Insured
Phone 1-800-466-7568
E-Mail decola@ptdprolog.net
Web www.decolapi.com

November 13th 2000

James Waiksnis
40 East Half Hollow Rd.
Dix Hills, NY 11746

Dear Mr. Waiksnis,

Please allow this letter to serve as our reply to your recent letters. It seems regardless of our previous numerous telephone conversations, and letters sent to you by this office you now feel there is some money (refund) due. Our letters of Dec. 17th 2000 and on Feb. 15th 2000 clearly state your lack of cooperation and refusal to allow our making contact with anyone involved in this case are major contributing factors that this investigation has been terminated. Our last plea for your cooperation has been unanswered for nearly ten months. It has been explained repeatedly what was done by our agency with regard to this case and it should also be noted that on two occasions our team was schedule to go to Tioga county and you canceled those trips at the last minute (once because you felt your attorney could not be trusted). These cancellations alone caused the loss of revenue to this agency as we had not scheduled other work for our investigators.

To date our investigation has found your accusations unfounded. No refund is due and that is clearly stated in our contract.

I have enclosed copies of the previously mentioned letters as well as a copy of our contract.

Be advised as always you can contact me personally by telephone as you have always done in the past. I have been unable to call you as your phone number is no longer in service.

Sincerely,



Steve DeCola CMI /CFI/CCDI/P.I.

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December 17th 1999

James Waiksnis
40 East Half Hollow Rd.
Dix Hills, NY 11746

Dear Mr. Waiksnis,

As per our numerous phone conversations & constant fax letters from you I will again try to explain the course of this investigation as well as the need for both your cooperation & that of your attorney (whom ever that may be currently).

First as we have discussed multiple times , since 9/27/99 when this office received your retainer to start this investigation, I requested a meeting with your attorney to coordinate our efforts and most importantly review the case files. Over the course of the following several weeks you repeatedly told me that "you did not trust your current attorney (Gerald J. Pomerantz)" and I was to wait for your authorization before contacting him. You further stated you did not want them or anyone else to know we were investigating this matter on your behalf. Most recently we have had at least four telephone conversations regarding your termination of counsel by Gerald Pomerantz and his firm & that you were retaining Joel Frank of Lamb, Windle & McErlane as your new counsel after numerous communications with them after my referral. As of this date I still am unaware that you have retained this firm or any other to act as counsel.

We have repeatedly discussed the need at minimum to have access to your case file and transcripts from your trial.

To date this office has run background checks on all individuals involved, researched current plans and land use possibilities with regard to the property you own, and consulted with several experts, including retaining an expert on police procedure. We have spent in excess of 25 hours in telephone time and fax review. We were retained to investigate the possibility of improper procedure, fraudulent documents , as well as your allegations of a retouched photograph that, we still have not had access to as a forensic examination would be our priority.

Please understand that it has always been my objective to completely vindicate you in this matter and my efforts will continue with your help. As per your most current fax to my office dated Dec. 15th 1999 much of what you request would require subpoena or depositions as well as investigative time.

Again please understand this investigation requires a co-ordinated effort by our office and a competent attorney. If you insist on my office gathering and locating and reviewing information that most certainly is already contained in your legal file expenses and hours will surely become great.

My only intention is to provide you with a professional investigation while trying to keep cost effective. I need your cooperation to do this.

Sincerely,

Steve DeCola
Pres./CMI/CFI/P.I.

DeCola Detectives Inc.

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February 15th 2000

James Waiksnis
40 East Half Hollow Rd.
Dix Hills, NY 11746

Dear Mr. Waiksnis,

As a explained numerous times, I need your cooperation as well as that of your current attorney (whomever that may be). As stated in my letter dated December 17th 1999 , I still have not received even the basic paperwork from your case file, or been privy to the name of your new counsel. As would any criminal defense investigator, I need the cooperation of both you and your counsel.

If it is your wish that I discontinue any further efforts to investigate this matter please advise this office of that fact .

Again James this Investigation can not move forward without your cooperation.

Sincerely,

Steve DeCola
Pres./CMI/CFI/P.I.

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PRIVILEGED AND CONFIDENTIAL DOCUMENT AGREEMENT FOR SERVICES

Date 9/24/99

Client Name: Joseph Waiksnis S.S.# [REDACTED]

Address: 40 EAST HALF Hollow rd
Dix Hills, NY 11746

Phone# (516) [REDACTED]

Person responsible for payment of all billings for services: As above

Description of services requested: Retainer to look into charges, allegations, & accusations
RE: JOSEPH WAIKSNIS warrant issued by Tioga County

The undersigned hereby subscribes and engages the services of the DECOLA DETECTIVES INC as set forth below:

This document shall represent the agreement between the parties hereto and may not be altered unless in writing.

The investigation shall consist of one or more investigators, as deemed advisable by DECOLA DETECTIVES INC., in order to perform the services requested by the client. The billing shall be at a rate of \$100.00 per hour-per investigator, plus expenses and mileage. It is further agreed that the client will be advised when, and if, the cost for services, including expenses and mileage has reached the sum of \$10,000.00. The client will then instruct the investigator, either in writing or orally, that additional services are authorized.

Upon signing this agreement a retainer of \$10,000.00 has been paid. The balance of the cost for services will be paid upon receipt of a statement to the client.

DECOLA DETECTIVES INC reserves the right to cease all work on behalf of the client in the event the billings are not paid timely

DECOLA DETECTIVES INC., requires that prior to the release of any information obtained on behalf of the client, that billings be paid in full.

The actual documentation, writings, notes or other materials developed, obtained and received by DECOLA DETECTIVES INC., are the sole property of DECOLA DETECTIVES INC. and DECOLA DETECTIVES INC. has a proprietary interest in such materials. Further, client agrees that DECOLA DETECTIVES INC. has no obligation to release such materials, writings, reports, notes or other documentation developed in the furtherance of the investigation on behalf of the client, it being understood that much of these materials are received through confidential sources, which cannot be revealed under any circumstances and client agrees that he/she will make no demand for release of confidential sources or the documents produced in the investigation by DECOLA DETECTIVES INC. The client agrees to make no demand for any writings generated in the furtherance of the investigation, but not limited to those generated by confidential sources or others.

The fee charged is not contingent upon the information and details developed by the investigation undertaken or the eventual outcome of the investigation. **If services are canceled or stopped by client, the retainer shall be forfeited and any charges and cost which exceed the amount of the retainer shall be paid, in addition to billings for services rendered and expenses, in full within thirty (30) days of the date of the last statement.**

The parties further agree that all information developed and submitted to client or his or her authorized representative shall be treated as strictly confidential and shall not be released to any third party, entity or person, without first obtaining written authorization from DeCola Detective Agency, Inc. and these conditions shall bind family members, representatives and heirs of the client. In the event that any information obtained is disseminated without prior approval of DeCola Detective Agency, Inc., then the client agrees to hold DECOLA DETECTIVES INC. harmless for any costs, damages or other expenses resulting from the dissemination of such materials, including the cost of litigation, defense, attorney's fees, costs and any payments made to satisfy claims made.

I, we, our, my heirs, beneficiaries, agents, devisees, legatees and administrators, further agree to indemnify and hold harmless said investigative agency and its agents and employees from any and all actions, cause of actions, claims, damages and demands of whatsoever type, wheresoever situated, arising directly or indirectly from the instant investigation which, has been requested.

Intending to be legally bound, we have read the above and do set our hands and seals below this 29 day of September, 1999

Joseph C. Wiponir (Seal)
 Client

----- (Seal)
 Client

Accepted by:

 DeCola Detective Inc.