

THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF MISSISSIPPI
SOUTHERN DIVISION

UNITED STATES OF AMERICA, ex rel.)
Cori Rigsby, et al.,)
Plaintiff,) Civil No. 1:06cv433 LTS-RHW
v.)
STATE FARM MUTUAL INS. CO., et al.)
Defendants.)

DECLARATION OF TODD P. GRAVES

State of Missouri)
) SS.
County of Jackson)

I, Todd P. Graves, being duly sworn upon my oath do state and affirm that:

1. My name is Todd P. Graves. I am over eighteen years of age. I have never been convicted of a felony. I am competent to attest to the factual matters set forth in this affidavit. If required, I could and would testify to the matters set forth in this affidavit from my own personal knowledge and recollection.

2. I am a Partner with the law firm of Graves Bartle & Marcus, LLC ("GBM"), which is located in Kansas City, Missouri. We represent Kerri and Cori Rigsby, relators in this matter. No other member of my firm has ever met with Kerri or Cori Rigsby.

3. At no time have I, or a member of my firm, ever been present (whether in person, telephonically, or electronically) in a "meeting with [Edward] Robertson, [Anthony] DeWitt, and [Mary] Winter during which [Kerri and/or Cori Rigsby] accessed State Farm's password protected databases." State Farm's slanderous allegations to the contrary are false.

4. Neither I, nor any member of my firm, has ever been present (whether in person, telephonically, or electronically) at a time when Kerri or Cori Rigsby accessed a State Farm server and/or database to download documents.

5. Neither I, nor any member of my firm, has ever instructed Kerri or Cori Rigsby to use obtain documents from any password-protected State Farm server or database for review by counsel.

MARCH 2006

6. Neither I, nor any member of my firm, met with Kerri or Cori Rigsby in March 2006.

7. Until March 24, 2006, I was the United States Attorney for the Western District of Missouri.

APRIL 14, 2006

8. My first meeting with Kerri or Cori Rigsby was April 14, 2006. This meeting took place in Pascagoula, Mississippi.

9. I do not recall any person having or using a computer at this meeting, and no State Farm database was accessed at this meeting.

10. This was the only meeting I attended in the Pascagoula trailer.

SKG

11. Neither I nor my firm was a member of the SKG Joint Venture.

12. Neither I nor my firm is a member of the Katrina Litigation Group (KLG).

13. Neither I nor my firm has performed any work on behalf of the SKG or KLG.

14. Neither I nor my firm has made any payments, directly or indirectly, to Kerri or Cori Rigsby.

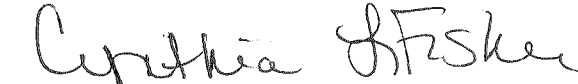
15. Neither I nor my firm has provided documents obtained in this *qui tam* action to any person for use by the SKG or the KLG.

FURTHER AFFIANT SAYETH NAUGHT.



TODD P. GRAVES, Partner
GRAVES BARTLE & MARCUS LLC

Subscribed and sworn to before me, a Notary Public, this 28th day of APRIL 2008.


Notary Public

My Commission Expires: 11-7-09