

Don Delaney

From: "Don Delaney" <dhdco@att.net>
To: "linda larue" <llarue@qsclpc.com>
Sent: Thursday, October 14, 2010 12:23 PM
Subject: spalding and wind plus

Linda,

The wedding ring was purchased in March of 2008, not 2007 as I erroneously depicted.

I just listened to the creditors meeting on 3-23-10 and Spalding turned over access to records and computers. Were these records and computers scrutinized and was anything found to refute his testimony, especially as it relates to Quick Books or whatever method he used to keep financial records?

Also, on 3-23-10 the subject was brought up about Cynthia Brazil being paid in full in February of 2007 at the 55 minute mark of the meeting. She was a note holder. This must have come from the bank records. **I'd like to know why she was paid and how much.** Remember, I and several others have not been paid, even though Spalding has said many of us have been paid in full, if not the majority of us. I believe that he owes close to 5 million yet to us note holders, even though he testified he owes only about 1.6 to 1.8 million to note holders. For just the people I know it is close to 1.5 million and that represents only about 12 individuals out of 120 note holders. This is more evidence of his penchant for lying and obfuscating the facts.

Please respond.

Regards,

Don Delaney

D.H. Delaney & Company
PO Box 806
Wheaton, IL 60187-0806
O: 630-480-9107

Don Delaney

From: "Don Delaney" <dhdco@att.net>
To: <llarue@qsclpc.com>
Sent: Thursday, October 14, 2010 9:41 AM
Subject: Wind Plus -spalding

Linda,

When you meet with Christian Parker on Friday 10-15-10 one of the items he knows about Spalding as CEO of Wind Plus is that he lied under oath in the creditors meeting on 1-6-10 with Elizabeth Ziegler as trustee in the Chapter 11 case. You should be familiar with the language used when it was decided Wind Plus was not a candidate for Chapter 11 because of fraud, dishonesty or gross mismanagement of the affairs of the debtor by current management. Specifically he perjured himself twice on 1-6-10 by saying he had a note holders meeting on 8-30-08 at the Four Seasons in Las Colinas and that he paid our expenses to come to the meeting, when in fact it was his wedding on that date. He never paid any expenses to anyone I know of. He represented that the bill of \$17,793.74 paid to the Four Seasons on 9-2-08 was for entertaining us note holders. This was money that came out of the Wind Plus "Bank of America" business account.

Secondly, he perjured himself on 1-6-10 by saying he paid \$25,000.00 to \$35,000.00 for the wedding/engagement ring purchased in 2007, when in fact it was purchased for \$76,400.00. Again this was purchased by business funds from the Bank of America account.

As you know, it has been an uphill battle trying to identify assets. Unless someone can come forward to testify he has money hidden somewhere, he will fight you to the bitter end including lying and misrepresenting facts. His strategy is to wait until you throw up your hands in disgust and let him off easy with a minor slap on the wrist. The preponderance of evidence including a pattern of rank deceit and lies is starkly obvious. Please start thinking along the lines of recommending this case to the justice department because Spalding has made a mockery of the bankruptcy court at every turn.

Regards,

Don Delaney

D.H. Delaney & Company
PO Box 806
Wheaton, IL 60187-0806
O: 630-480-9107

11/7/2011