Michael Laham



Webmaster Tools







- ▶ Search Appearance
- Search Traffic
- ▶ Google Index
- ▼ Crawl

Fetch as Google

Labs

Fetch as Google

This is how Googlebot fetched the page.

URL: http://www.bullcrapbusters.com/Physical-Bullying.html

Date: Thursday, January 23, 2014 at 10:56:23 AM PST

Googlebot Type: Web

HTTP/1.1 200 OK

Content-Type: text/html

Download Time (in milliseconds): 163

The page content that is displayed here may have been truncated. Please check the Help Center article about Fetch as Google for details about fetch limits.

```
Server: Microsoft-IIS/7.5
Date: Thu, 23 Jan 2014 18:56:23 GMT
Content-Length: 79115
Vary: Accept-Encoding
Content-Encoding: gzip
Connection: Keep-Alive
<!DOCTYPE html>
<html>
        <head>
                 <!-- <hs:metatags> -->
                 <meta http-equiv="Content-Type" content="</pre>
text/html; charset=UTF-8">
                 <meta name="description" content="What do</pre>
 you do when the bully beats you down and pushes you arou
nd? We are the Bullcrapbusters. We show you how to stop p
hysical bullying.">
                 <meta name="generator" content="Homestead</pre>
 SiteBuilder">
                 <!-- </hs:metatags> --><!-- <hs:headinclu
de> -->
                 <link rel="stylesheet" href="/~master/mas</pre>
ter css.css">
                 <style type="text/css">
                 #footer
```

font-family: Georgia; font-size:11px; color:#d0e3ff;

padding: 20px 0 10px;

```
#footer a
                         color:#d0e3ff;
                         text-decoration: underline;
                </style>
                <script src="/~site/javascript/jquery-1.4</pre>
.2.min.js" type="text/javascript">
                </script>
                <script type="text/javascript">
                var masterBottom = 938;
                if (typeof jQuery != 'undefined') {
                $(document).ready(function(){
                  try{var footerTop = 0;var curPageBottom
 = 0;
                     if (typeof nPageBottom == 'undefined'
) {
                      $('div[id^="element"]').each(functi
on(i){}
                        var top = $(this).css('top');
                        var height = $(this).css('height'
);
                        top = parseInt(top.substring(0,to
p.length - 2));
                        height = parseInt(height.substrin
g(0,height.length - 2));
                         if ((top + height) > curPageBotto
m){curPageBottom = top + height;}
                    }else{curPageBottom = nPageBottom;}
                    footerTop = masterBottom > curPageBot
tom ? masterBottom : curPageBottom;
                    $('#footer').css('top', footerTop + '
px');
                  }catch (e){$('#footer').hide();}
                });
                }
                                                  //-->
                </script>
                <STYLE type="text/css">
                         <!--
navBackgroundQuickSiteMain { background-image:url('/~medi
a/elements/LayoutClipart/undefined'); background-position
: undefined; background-repeat:no-repeat }
navBackgroundSelectedQuickSiteMain { background-image:url
('/~media/elements/LayoutClipart/undefined'); background-
position: undefined; background-repeat:no-repeat }
                </STYLE>
                <script type="text/javascript" src="/~sit</pre>
```

```
e/Elements/HCUser Forms Submit/FormValidation.js">
                </script>
        <!-- </hs:headinclude> -->
                <!-- <hs:title> -->
                <title>How to Stop Physical Bullying | Th
e BullCrap Busters</title>
                <!-- </hs:title> -->
                <script type="text/javascript">
                        <!--
                                                 function
reDo() {
                                                         t
op.location.reload();
                                                 if (navig
ator.appName == 'Netscape' && parseInt(navigator.appVersi
on) < 5) {
                                                         t
op.onresize = reDo;
                                                 dom=docum
ent.getElementById
                                         //-->
                </script>
                <script type="text/javascript">
                        <!--
  var strRelativePagePath = "Physical-Bullying.html".toLo
werCase();
  var strRelativePathToRoot = "";
                                                 //-->
                </script>
                <link rel="stylesheet" href="/~media/elem</pre>
ents/Text/font_styles_ns4.css" type="text/css">
                <style type="text/css">
                        @import url(/~media/elements/Text
/font styles.css);
                        div.lpxcenterpageouter { text-ali
gn: center; position: absolute; top: 0px; left: 0px; widt
h: 100% }
                </style>
                <script type="text/javascript">
                        <!--
                                                         v
ar unique id = new Array();
                        var form_name = new Array();
                        var required = new Array();
```

var req message = new Array();

//-->

</script>

</head>

<noscript>

</noscript>

<div class="lpxcenterpageouter"><div clas s="lpxcenterpageinner"><!-- <hs:bodyinclude> --><!-- <hs: master23> --><div id="master23" style="position: absolute ; left: 34px; width: 909px; height: 923px; z-index: 0;">< div style="overflow: hidden; height: 923px; width: 909px; border: 0px solid #52A8EC; border-radius: 0px; box-shado w: none; "></div></div><!-- </hs:maste r23> --><!-- <hs:master4> --><div id="master4" style="pos ition: absolute; top: 39px; width: 985px; height: 899px; z-index: 1;"><table cellspacing="0" border="0" cellpaddin q="0"> <img height="899" width="985" title="" alt="" style="disp</pre> lay: block;" src="/~site/siteapps/shapes.action?CMD=GetRe :master4> --><!-- <hs:master18> --><div id="master18" sty</pre> le="position: absolute; top: 79px; left: 21px; width: 945 px; height: 44px; z-index: 2;"><div style="font-size: 1px ; line-height: 1px;" align="center">THE BULLCRAP BUSTERS

/font></div><! -- </hs:master18> --><!-- <hs:master19> --><div id="maste r19" style="position: absolute; top: 130px; left: 24px; w idth: 946px; height: 39px; z-index: 3;"><div style="fontsize: 1px; line-height: 1px; align="center">We Take<f</pre> ont face="'Times New Roman', Times, serif" color="#d0e3ff " class="size24 TimesRoman24"> The < /font>Bullying<fon t face="'Times New Roman', Times, serif" color="#3f9c2d" class="size24 TimesRoman24"> By<font face="'Times New Roman', Times,

serif" color="#d0e3ff" class="size24 TimesRoman24"> </fo</pre> nt>The Horns
font></div></div><!-- </h s:master19> --><!-- <hs:master17> --><div id="master17" s tyle="position: absolute; top: 180px; left: 758px; width: 207px; height: 518px; z-index: 4;"><div align="left"><SC RIPT type="text/javascript">var nav_element_id="master17" ;</SCRIPT><div id="nav version" style="display:none;">1</ div><SCRIPT TYPE="text/javascript" SRC="/~navs/QuickSiteM ain.js"></SCRIPT><TABLE ID="ntb" CELLSPACING="0" CELLPADD ING="0" BORDER="0" ><TR id="vNavTR Link QuickSiteMain1"><</pre> TD ALIGN="left" VALIGN="MIDDLE" NOWRAP="NOWRAP" id="Quick SiteMain Link1" style="cursor: pointer; cursor: hand; color :#FFFFFF; font-size: 1px; line-height: 1px; onmouseover=" doMouseChange(nav_QuickSiteMain,this,'1',true);" onmouseo ut="doMouseChange(nav_QuickSiteMain,this,'1',false);">Home<IMG</pre> style="display: block; "SRC="/tp.qif" WIDTH="1" HEIGHT=" 5.0" BORDER="0"></TD></TR><TR id="vNavTR Link QuickSi teMain2"><TD ALIGN="left" VALIGN="MIDDLE" NOWRAP="NOWRAP" id="QuickSiteMain_Link2" style="cursor: pointer; cursor: hand; color: #FFFFFF; font-size: 1px; line-height: 1px; onm ouseover="doMouseChange(nav QuickSiteMain,this,'2',true); " onmouseout="doMouseChange(nav_QuickSiteMain,this,'2',fa lse);"><A HREF="/Introduction.html" TARGET="_self" STYLE=</pre> "text-decoration:none;" NAME="Introduction">Introduction</TD ></TR><TR id="vNavTR_Link_QuickSiteMain3"><TD ALIGN="left" " VALIGN="MIDDLE" NOWRAP="NOWRAP" id="QuickSiteMain_Link3 " style="cursor: pointer; cursor: hand; color: #FFFFFF; fontsize: 1px; line-height: 1px;" onmouseover="doMouseChange(nav QuickSiteMain,this,'3',true);" onmouseout="doMouseCha nge(nav QuickSiteMain,this,'3',false);">Masks & amp; Faces</TD></TR>< TR id="vNavTR Link QuickSiteMain4"><TD ALIGN="left" VALIG N="MIDDLE" NOWRAP="NOWRAP" id="QuickSiteMain_Link4" style ="cursor: pointer; cursor: hand; color: #FFFFFF; font-size: 1 px; line-height: 1px;" onmouseover="doMouseChange(nav_Qui ckSiteMain, this, '4', true); " onmouseout="doMouseChange(nav QuickSiteMain, this, '4', false); "><IMG style="display: block;" SRC="/tp.

gif" WIDTH="1" HEIGHT="5.0" BORDER="0"> Society's Bully</TD></TR><TR id="vNa vTR Link QuickSiteMain5"><TD ALIGN="left" VALIGN="MIDDLE" NOWRAP="NOWRAP" id="QuickSiteMain Link5" style="cursor: pointer; cursor: hand; color: #FFFFFF; font-size: 1px; line-h eight: 1px; onmouseover="doMouseChange(nav_QuickSiteMain ,this,'5',true); " onmouseout="doMouseChange(nav QuickSite Main, this, '5', false); ">Playground Bully FONT></TD></TR><TR id="vNavTR Lin k QuickSiteMain6"><TD ALIGN="left" VALIGN="MIDDLE" NOWRAP ="NOWRAP" id="QuickSiteMain_Link6" style="cursor: pointer ;cursor: hand;color:#FFFFFF;font-size: 1px; line-height: 1px;" onmouseover="doMouseChange(nav_QuickSiteMain,this,' 6',true); " onmouseout="doMouseChange(nav_QuickSiteMain,th is, '6', false); "> <IMG style="display: block;" SRC="/tp.gif" WIDTH="1" HEIG</pre> HT="5.0" BORDER="0">Enforcer Bully</TD></TR><TR id="vNavTR_Link_QuickSiteMa" in7"><TD ALIGN="left" VALIGN="MIDDLE" NOWRAP="NOWRAP" id= "QuickSiteMain Link7" style="cursor: pointer; cursor: hand ;color: #FFFFFF; font-size: 1px; line-height: 1px; onmouse over="doMouseChange(nav_QuickSiteMain,this,'7',true);" on mouseout="doMouseChange(nav_QuickSiteMain,this,'7',false) ;"><FONT ID="QuickSiteMain_f7" FACE="'Times New Roman', T</pre> imes, serif" CLASS="size18 TimesRoman18" STYLE="color:#FF FFFF">Clerqy Bully</T D></TR><TR id="vNavTR Link QuickSiteMain8"><TD ALIGN="lef t" VALIGN="MIDDLE" NOWRAP="NOWRAP" id="QuickSiteMain_Link 8" style="cursor: pointer; cursor: hand; color: #FFFFFF; font -size: 1px; line-height: 1px;" onmouseover="doMouseChange (nav_QuickSiteMain,this,'8',true);" onmouseout="doMouseCh ange(nav_QuickSiteMain,this,'8',false);"><A HREF="/Corpor</pre> ate-Elite-Bully.html" TARGET=" self" STYLE="text-decorati on:none; " NAME="Corporate Elite Bully">Corporate Elite Bully</TD></TR><TR id="vNavTR Link QuickSiteMain9">< TD ALIGN="left" VALIGN="MIDDLE" NOWRAP="NOWRAP" id="Quick

SiteMain Link9" style="cursor: pointer; cursor: hand; color :#FFFFF; font-size: 1px; line-height: 1px; onmouseover=" doMouseChange(nav QuickSiteMain,this,'9',true); "onmouseo ut="doMouseChange(nav QuickSiteMain,this,'9',false);">El ite Bully<IMG style="display: block;" SRC="/t</pre> p.qif" WIDTH="1" HEIGHT="5.0" BORDER="0"></TD></TR><T R id="vNavTR Link QuickSiteMain10"><TD ALIGN="left" VALIG N="MIDDLE" NOWRAP="NOWRAP" id="QuickSiteMain_Link10" styl e="cursor: pointer; cursor: hand; color: #FFFFFF; font-size: 1px; line-height: 1px;" onmouseover="doMouseChange(nav Qu ickSiteMain,this,'10',true);" onmouseout="doMouseChange(n av_QuickSiteMain,this,'10',false);">How&nbs p;to Fight Back< /TD></TR><TR id="vNavTR Link QuickSiteMain11"><TD ALIGN=" left" VALIGN="MIDDLE" NOWRAP="NOWRAP" id="QuickSiteMain L ink11" style="cursor: pointer; cursor: hand; color: #FFFFFF; font-size: 1px; line-height: 1px; onmouseover="doMouseCh ange(nav QuickSiteMain,this,'11',true);" onmouseout="doMo useChange(nav_QuickSiteMain,this,'11',false);"><A HREF="/</pre> Physical-Bullying.html" TARGET="_self" STYLE="text-decora tion:none; " NAME="Physical Bullying"> Physical Bullying </TD></TR><TR id="vNavTR_Link_QuickSiteMain12"><TD ALIGN=</pre> "left" VALIGN="MIDDLE" NOWRAP="NOWRAP" id="QuickSiteMain_ Link12" style="cursor: pointer; cursor: hand; color: #FFFFFF ;font-size: 1px; line-height: 1px; onmouseover="doMouseC hange(nav QuickSiteMain,this,'12',true); " onmouseout="doM ouseChange(nav QuickSiteMain,this,'12',false);">Emotional Bullying </TD></TR><TR id="vNavTR Link QuickSiteMain13"><TD AL IGN="left" VALIGN="MIDDLE" NOWRAP="NOWRAP" id="QuickSiteM ain Link13" style="cursor: pointer; cursor: hand; color: #FF FFFF; font-size: 1px; line-height: 1px; onmouseover="doMo useChange(nav QuickSiteMain,this,'13',true);" onmouseout= "doMouseChange(nav QuickSiteMain,this,'13',false);"><A HR EF="/Mental-Bullying.html" TARGET="_self" STYLE="text-dec oration:none; " NAME="Mental Bullying"><IMG style="display

```
: block; "SRC="/tp.gif" WIDTH="1" HEIGHT="5.0" BORDER="0"
><FONT ID="QuickSiteMain f13" FACE="'Times New Roman', Ti
mes, serif" CLASS="size18 TimesRoman18" STYLE="color:#FFF
FFF">Mental Bullying</FONT><IMG style="display: bloc
k;" SRC="/tp.gif" WIDTH="1" HEIGHT="5.0" BORDER="0"></A><
/TD></TR><TR id="vNavTR Link QuickSiteMain14"><TD ALIGN="
left" VALIGN="MIDDLE" NOWRAP="NOWRAP" id="QuickSiteMain L
ink14" style="cursor: pointer; cursor: hand; color: #FFFFFF;
font-size: 1px; line-height: 1px;" onmouseover="doMouseCh
ange(nav QuickSiteMain,this,'14',true);" onmouseout="doMo
useChange(nav QuickSiteMain,this,'14',false);"><A HREF="/
Conclusion.html" TARGET=" self" STYLE="text-decoration:no
ne; " NAME="Conclusion"><IMG style="display: block; " SRC="
/tp.gif" WIDTH="1" HEIGHT="5.0" BORDER="0"><FONT ID="Quic</pre>
kSiteMain f14" FACE="'Times New Roman', Times, serif" CLA
SS="size18 TimesRoman18" STYLE="color:#FFFFFF">Conclusion
</FONT><IMG style="display: block;" SRC="/tp.gif" WIDTH="
1" HEIGHT="5.0" BORDER="0"></A></TD></TR></TABLE><BR/><sc
ript type="text/javascript">
        if(typeof(addMouseAndStyleSupportQuickSiteMain) =
= 'undefined' && typeof(nav_element_id) != 'undefined'){
                var elementDefnDiv = document.getElementB
yId(nav_element_id);
                var tbWasIdentified = 'false';
                for(var i=0;i<elementDefnDiv.childNodes.l</pre>
ength; i++) {
                        if(elementDefnDiv.childNodes[i].t
agName == 'DIV') {
                                var childDiv = elementDef
nDiv.childNodes[i];
                                 for(var j=0;j<childDiv.ch</pre>
ildNodes.length; j++) {
                                         if(childDiv.child
Nodes[j].tagName == 'TABLE' && childDiv.childNodes[j].id
== 'ntb'){
                                                 childDiv.
childNodes[j].style.display='none';
                                                 tbWasIden
tified = 'true';
                                         if(tbWasIdentifie
d == 'true'){
                                                 break;
                        if(tbWasIdentified == 'true'){
                                break;
                        }
        } else {
                addMouseAndStyleSupportQuickSiteMain(nav_
QuickSiteMain);
</script></div></div><!-- </hs:master17> --><!-- <hs:foot
er> --><div id="footer" style="position:absolute; top: 15
00px; left: 0px; width: 980px; text-align: center;"><span
>Website Designed<script src="/~globals/footer.js" type="
```

text/javascript"></script> at Homestead™ Design a Website and List Your Business</div><!-- </hs:foot er> --><!-- </hs:bodyinclude> --><!-- <hs:element51> -->< div id="element51" style="position: absolute; top: 209px; left: 44px; width: 703px; height: 77139px; z-index: 1000 ;"><div style="height: 77139px; padding: 0px; border-widt h: 0px; border-color: #000000; border-style: solid; backq round-color: #B91806;"><div style="font-size: 1px; line-h eight: 1px;" align="center"></div><div style="font-size: 1px; li ne-height: 1px;" align="center"></div><div style="font-size: 1px ; line-height: 1px;" align="center"></div><div style="font-size: 1px; line-height: 1px;" align="center"><font face="'Time</pre> s New Roman', Times, serif" color="#ffffff" class="size18 TimesRoman18"></div><div style="font-s ize: 1px; line-height: 1px;" align="center"><font face="'</pre> Times New Roman', Times, serif" color="#ffffff" class="si ze18 TimesRoman18"></div><div style="fo nt-size: 1px; line-height: 1px;" align="center"><font fac</pre> e="'Times New Roman', Times, serif" color="#ffffff" class ="size18 TimesRoman18"></br></div><div style ="font-size: 1px; line-height: 1px;" align="center"></br></div><div s tyle="font-size: 1px; line-height: 1px;" align="center">< font face="'Times New Roman', Times, serif" color="#fffff f" class="size18 TimesRoman18"></br></div><d iv style="font-size: 1px; line-height: 1px;" align="cente r"></br></di v><div style="font-size: 1px; line-height: 1px;" align="c enter"></br> </div><div style="font-size: 1px; line-height: 1px;" aliq n="center"></f ont></div><div style="font-size: 1px; line-height: 1px;"</pre> align="center">
</div><div style="font-size: 1px; line-height: 1p x; " align="center">
</div><div style="font-size: 1px; line-height" : 1px;" align="center"></div><div style="font-size: 1px; line-he" ight: 1px;" align="center"></div><div style="font-size: 1px; lin e-height: 1px;" align="center"><font face="'Times New Rom an', Times, serif" color="#ffffff" class="size18 TimesRom

an18"></div><div style="font-size: 1px; line-height: 1px;" align="center"></div><div style="font-size: 1px; line-height: 1px;" align="center"><font face="'Times</pre> New Roman', Times, serif" color="#ffffff" class="size18 TimesRoman18"></div><div style="font-si ze: 1px; line-height: 1px;" align="center"></div><div style="fon t-size: 1px; line-height: 1px; align="center"></br></div><div style= "font-size: 1px; line-height: 1px;" align="center"></div><div st yle="font-size: 1px; line-height: 1px;" align="center"><f</pre> ont face="'Times New Roman', Times, serif" color="#ffffff " class="size18 TimesRoman18"></br></div><di v style="font-size: 1px; line-height: 1px;" align="center "></br></div ><div style="font-size: 1px; line-height: 1px;" align="ce nter">HOW TO FIGHT BAC K AGAINST PHYSICAL BULLYING</br></div><div styl e="font-size: 1px; line-height: 1px;" align="center"><fon t face="'Times New Roman', Times, serif" color="#ffffff" class="size18 TimesRoman18">By Elana Laham © 2013 Elana L aham
div></div><div style="font-size: 1px; line-hei" ght: 1px;" align="center"><font face="'Times New Roman',</pre> Times, serif" color="#ffffff" class="size18 TimesRoman18" >
</div><div style="font-size: 1px; line-height" : 1px;" align="left">HOW TO STOP PHYSICAL BULLYING

div><div style="fon"</pre> t-size: 1px; line-height: 1px; align="left"><u></u>
</div><div style="f ont-size: 1px; line-height: 1px;"><font face="'Times New</pre> Roman', Times, serif" color="#ffffff" class="size18 Times Roman18"><i>TAKE LEGAL ACTION</i>
</div><div st yle="font-size: 1px; line-height: 1px;">
</div><div style="font-size: 1p</pre> x; line-height: 1px;"> Physical bullying victimizes the victim with physical a buse. Physical abuse is defined as that which does damage to the victim by causing harm to the victim's body such as battery, rape, or murder. It also includes inflicting financial damage upon the victim's personal property by w ay of arson, vandalism, or theft. Physical bullying comme nces in childhood. For instance, the playground bully ten ds to physically target the population of children who ar e attending preschool, kindergarten, elementary school, m iddle school, and high school. It is preposterous to expe ct a child who is being physical beaten up to be able to

fight back since 1) the bully is most probably bigger tha n the victim and 2) the bully is most likely ganging up o n the victim and 3) the bully more often than not has soc ial clout or financial leverage that permits him to get a way with being a bully. What is a victim supposed to do? You are to use the legal system to give the physical bull y back his own medicine.

/font></div><div style="fo nt-size: 1px; line-height: 1px;"><font face="'Times New R</pre> oman', Times, serif" color="#ffffff" class="size18 TimesR oman18">
</div><div style="font-size: 1px; line -height: 1px; "> Though I am not a lawyer, so I cannot give legal advice, what I c an do is share with the readers of the BullCrap Busters W ebsite the knowledge that I have gleaned about the LAW fr om my having to resort to the legal system in order to ga in justice against physical bullying. Now before you tell me that it is too much of a hassle to use the mallet of the law upon the sorry head of the physical bully, ask yo urself this: Is it more important not to be inconvenience d by having to prepare yourself for legal battle? Or, is your dignity - self-respect, self-esteem, and self worth - more important? Don't be a victim. People who have been victimized by physical bullying become psychologically s carred for the rest of their lives. So don't let anyone, including yourself, make you believe that you do not have to pursue legal action against the physical bully who in jures you. NO ONE IS GOING TO STAND UP FOR YOU BUT YOU!!!
</div><div style="font-size: 1px; line-height")</pre> : 1px;">
</div> <div style="font-size: 1px; line-height: 1px;"><font face</pre> ="'Times New Roman', Times, serif" color="#ffffff" class= "size18 TimesRoman18"> It is always an uphill battle for any victim to get justice against the physical bully tha nks to yours truly, the Bully Culture establishment, and to all of those before us who refused to pursue legal act ion against the physical bully, and thereby did not unite together as a force to be reckoned with to overthrow the Bully Culture regime. However, as long as you file a law suit against the physical bully, whether you win or lose your legal dispute, the physical bully is not going to ge t away with being a bully. If the physical bully shows up in court, you will be exposing the physical bully thereb y humiliating him before his network of people. Having go tten "caught" by the legal system, the physical bully wil l be at risk for having his reputation tarnished as a socalled "decent" human being. This will make it harder for the physical bully to get away with being a bully. If th e physical bully does not show up in court, and you can p rove your legal case to be valid, the judge will rule the verdict in your favor, and the physical bully will be li able for your claimed monetary damages. I had a lawsuit o nce against a landlord who refused to come to court and s o the judge rendered the verdict in my favor for my entir e monetary judgment without even hearing my legal case. J udges do not take kindly to being snubbed. [See the Bull Crap Busters Website segment entitled "The Landlord/Tenan

t Saga" under the section called "Newport Crossing" for f urther details].
/font></div><div style="font-size:</pre> 1px; line-height: 1px;">
</div><div style="font-size: 1px; line-height:</pre> lpx;"><font face="'Times New Roman', Times, serif" color</pre> ="#ffffff" class="size18 TimesRoman18"> No matter how sm all your monetary damages may be or how insignificant you r legitimate grievance against the physical bully may see m, if you pursue legal action against the physical bully you will discourage the physical bully from ever making y ou into a bully target again. In addition, by taking lega l action against the physical bully you will be setting a precedent for other victims of physical bullying to make the physical bully pay in one way or the other for the u ncalled for damage that the physical bully forces upon in nocent victims. That will put a nice damper on the bully epidemic. If just a small percentage of the population wo uld take legal action against the physical bully, the phy sical bully could no longer afford his physical bullying addiction.

/font></div><div style="font-size: 1px; line-height: 1px;">
/ font></div><div style="font-size: 1px; line-height: 1px;"</pre> ><i>KNOW THE LAW</i>
< /font></div><div style="font-size: 1px; line-height: 1px;</pre> ">
</div><div s tyle="font-size: 1px; line-height: 1px;"> The first step in taking legal action a gainst physical bullying is in KNOWING WHAT YOUR LEGAL RI GHTS ARE. In the United States of America, England and ot her countries that were once upon a time under British ru le, such as Canada, Australia, Israel, and India, a citiz en's legal rights come from the following types and level s of law: Constitutional, Statutory, and Common law, at t he Federal, State, and Local levels.

/font></div><d iv style="font-size: 1px; line-height: 1px;"><font face="</pre> 'Times New Roman', Times, serif" color="#ffffff" class="s ize18 TimesRoman18">
</div><div style="font-siz" e: 1px; line-height: 1px;"><font face="'Times New Roman', Times, serif" color="#ffffff" class="size18 TimesRoman18 CONSTITUTIONAL LAW defines the underlying philosophy or fundamental laws of a government. Constitutional Law a lso defines the basic units of the Government, such as a legislature (e.g., Congress, Parliament) to make laws, an executive (e.g. President, Governor) to enforce laws, an d a court system to interpret laws. Some of these laws de scribe some of your civil rights and criminal rights. <b r></div><div style="font-size: 1px; line-height: 1 px;"><font face="'Times New Roman', Times, serif" color="</pre> #ffffff" class="size18 TimesRoman18">
</div><di</pre> v style="font-size: 1px; line-height: 1px;"> STATUTORY LAW is decided upon by the government's legislature. Therefore it varies from state

to state, or province to province, or from city to city. So you will have to find out what laws in the state or p rovince or city that you reside in have to do with your 1 awsuit. Typically, the legislative branch of the governme nt consists of an assembly of persons to represent the pe ople and this assembly decides on laws and votes on them. In many governments the executive, such as a President o r Governor or Prime Minister, signs into law what the leg islature agrees to. All of the laws passed by the legisla ture make up the Statutory Laws for that government for c ountry, province, or state. Within this embodiment of Sta tutory Laws are civil rights, consumer rights, landlord/t enant rights, and laws of commerce.

/font></div><di v style="font-size: 1px; line-height: 1px;"><font face="'</pre> Times New Roman', Times, serif" color="#ffffff" class="si ze18 TimesRoman18">
</div><div style="font-size</pre> : 1px; line-height: 1px;"> COMMON LAW is the interpretation of both constitutiona 1 and statutory law by the government's court system. Thu sly, you will have to look up previous court cases that a re similar to your legal dispute in order to find those t hat are related to your lawsuit. These interpretations co me from court cases involving a legal dispute, either bet ween two private parties or between a citizen and his/her government. Judges write these interpretations based upo n what they believe are the intent of Statutory Laws, the philosophy underlying Constitutional Law, and basic doct rines of English Common Law, such as Respondeat Superior, which literally means "Let the Master Answer". Typically , the courts, whether or not they are Supreme, Appellate, Superior, District, or Criminal, interpret the law in a manner consistent with similar cases of past ruling. This is known as Stare Decisis, which gives you the assurance that, if you have a legal case that is similar to someon e's in the past, the judge will rule upon your legal case in a similar way. When judges decide on new Common Law, they write an opinion that documents their reasoning and <div style="font-size: 1px; line-height: 1px;"><font face</pre> ="'Times New Roman', Times, serif" color="#ffffff" class= "size18 TimesRoman18">
</div><div style="font-s ize: 1px; line-height: 1px;"> Each of these three types of laws, at least in the United States of America, exists on three levels of gover nment: Federal, State, and Local. FEDERAL Law comes from the national government, and it consists of laws and righ ts defined in the nation's constitution, in statutory law s passed by its Congress, Parliament, or other legislativ e body, and common law as the Federal courts interpret th ese federal constitutional and these statutory laws. Some of these laws describe some of your civil rights and cri minal rights.

/font></div><div style="font-size: 1p" x; line-height: 1px;">
</div><div style="font-size: 1px; line-height: 1p x;"><font face="'Times New Roman', Times, serif" color="#

ffffff" class="size18 TimesRoman18"> STATE laws come fro m the government unique to each state or province. Theref ore they vary from state to state. So you will have to fi nd out what laws in the state that you reside in have to do with your lawsuit. Within the embodiment of State laws are various civil rights, consumer rights, landlord/tena nt rights, and laws of commerce unique to that state or p rovince.
/font></div><div style="font-size: 1px; li"</pre> ne-height: 1px;">
</fo nt></div><div style="font-size: 1px; line-height: 1px;">< font face="'Times New Roman', Times, serif" color="#fffff f" class="size18 TimesRoman18"> Finally, LOCAL laws come from the government of a city or a county and are unique to that city or county. Therefore they vary from city to city and county to county. So, just like with state laws , you have to find out what unique laws, if any, in the c ity or county that you reside in have to do with your law suit. Within the embodiment of local laws are various spe cial civil rights, consumer rights, landlord/tenant right s, and laws of commerce that the city or county has chose n to implement, over and above those of the state in whic h the city or county exists.

/font></div><div style ="font-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px;</pre> line-height: 1px;"><font face="'Times New Roman', Times,</pre> serif" color="#ffffff" class="size18 TimesRoman18"> Toge ther all three types of law - Constitutional, Statutory, and Common - at all three levels - Federal, State, and Lo cal - define what all of one's legal rights are. Get fami liar with them. They will protect you from all manner of physical bullying. For instance, the Fifth Amendment of t he United States Constitution has to do with your Miranda Rights and your right to be notified of your Miranda Rig hts. Your Miranda Rights are the right to remain silent a s anything you say can and will be used against you in a court of law. An enforcer bully police officer will pay n o attention to one's Miranda Rights if the citizen in cus tody is unfamiliar with the Fifth Amendment. Such ignoran ce can very well mean the difference between being convic ted of a crime that you did not commit, and not being arr ><div style="font-size: 1px; line-height: 1px;">
</div><div style="fontsize: 1px; line-height: 1px;"><font face="'Times New Roma</pre> n', Times, serif" color="#ffffff" class="size18 TimesRoma n18"> The second step in taking legal action against phy sical bullying is KNOWING WHICH LAWS PERTAIN TO YOUR LAWS UIT. You must know what laws represent your lawsuit in or der to file a lawsuit. Does your lawsuit involve Constitu tional Law? For example, have your civil rights - Freedom of Speech (the first amendment of the United States Cons titution) been infringed upon? Does your lawsuit involve Federal Law? For example, have your consumer rights - The Automobile Information Disclosure Act (AIDA) - been disc arded? Does your lawsuit involve State Law? For example,

have your tenant rights - landlord refusal to refund Secu rity Deposit - been disregarded? Does your lawsuit involv e Common Law? For example, have your legal rights - Malic ious Vicious Police Prosecution - been violated?
</fo nt></div><div style="font-size: 1px; line-height: 1px;">< font face="'Times New Roman', Times, serif" color="#fffff f" class="size18 TimesRoman18">
</div><div styl e="font-size: 1px; line-height: 1px;"> The third step in taking legal action agai nst physical bullying is KNOWING WHO TO FILE YOUR LAWSUIT AGAINST. In order to take legal action against the physi cal bully you have to be prepared to go after whoever is overall responsible for the physical bully's unwarranted actions. The legal doctrine that makes whoever is account able for the physical bully's untoward behaviors is calle d RESPONDEAT SUPERIOR. So for instance, you will sue the legal guardian of the child who bullied your child, not t he bully child, or the owner of the company, not the cler k in the store, who harassed you, or the landlord, not th e management of a housing complex, who retaliated against you, and so on and so forth.

/font></div><div styl e="font-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px;</pre> line-height: 1px;"><i>RE SEARCH AND DEVELOP YOUR LAWSUIT</i>
/font></div><div style="font-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px; line-height: 1px;"> The fourth step in taking legal action against physical bullying is GATHERING THE EVIDENCE NECESSARY FOR YOUR LAW SUIT. Without evidence you cannot make the physical bully pay for what he did to you. Evidence refers to the actua 1 factual proof that you have that substantiates your cla im that the physical bully has damaged you. It is the mos t important component in the development of your legal ca se against the physical bully, since having it or not hav ing it will determine whether or not you will win your le gal case against the physical bully.
font></div><div style="font-size: 1px; line-height: 1px;"><font face="'T</pre> imes New Roman', Times, serif" color="#ffffff" class="siz e18 TimesRoman18">
</div><div style="font-size: 1px; line-height: 1px;"> There are four main kinds of actual factual proof that serve to incriminate the physical bully: They are 1) a vi sual tape recording and 2) an audio tape recording, and 3) a written document, and 4) credible eye and/or ear witn esses.

/font></div><div style="font-size: 1px; line" -height: 1px;">
</div><div style="font-size: 1px; line-height: 1px;"><fo nt face="'Times New Roman', Times, serif" color="#ffffff" class="size18 TimesRoman18"> A visual tape recording re

fers to a video camera that has captured the physical bul ly's uncalled for actions in its lens. For instance, a ta pe from the camera on a school bus will automatically sho w the entire event of the playground bully pulverizing yo ur son or daughter. If the educational institution refuse s to give you a copy of the tape for your court case, kno w that you have the legal right to have a lawyer subpoena the school bus camera tape as admissible evidence in a c ourt of law against the perpetrator.

/font></div><d iv style="font-size: 1px; line-height: 1px;"><font face="</pre> 'Times New Roman', Times, serif" color="#ffffff" class="s ize18 TimesRoman18">
</div><div style="font-siz"</pre> e: 1px; line-height: 1px;"> An audio tape recording can be a voice mail or a tape recorder. For instance, if the perpetrator leaves a thre atening message directed at you on your telephone answeri ng machine, you can use it as admissible evidence in a co urt of law. Since the perpetrator has voluntarily left a message on your voice mail, he has already given you perm ission to use his recorded message as admissible evidence in a court of law, and so you may do so. In some areas, such as the State of California, it is illegal to use a t ape recorder as admissible evidence in a court of law unl ess the perpetrator gives you permission to do so. This i s unlikely, since the perpetrator's agenda is to get away with whatever he is doing, not get caught on tape for do ing it! So be sure to check if it is legal for you to use a tape recorder as evidence against the physical bully i n the place where you live.

/font></div><div style= "font-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px; 1" ine-height: 1px;"><font face="'Times New Roman', Times, s</pre> erif" color="#ffffff" class="size18 TimesRoman18"> A cre dible witness(s) is a neutral bystander, which is defined as an unbiased observer of the bullying incident who obj ectively reports what he saw and what he heard, such as a stranger. An unviable witness is defined as a biased obs erver of the bullying incident who subjectively reports " hear say", what he was told happened or out and out lies about what happened, such as a friend, relative, spouse, neighbor, or employee of the physical bully. Unfortunatel y, many people today are willing to bare false witness an d thereby commit perjury in a court of law rendering the resource of a witness's testimony nearly obsolete for the one who seeks justice. <bre> /font></div><div style="fon" | font | t-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px; lineheight: 1px;"> Written d ocuments come in many forms. Some examples are contracts, e-mails, facsimiles, and letters that the physical bully has sent to the victim. To prove that they come from the physical bully they have to be a) on the perpetrator's 1 etterhead or b) in the perpetrator's handwriting or c) si gned with the perpetrator's signature. Such are admissibl

e evidence in a court of law.

/font></div><div styl e="font-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px;</pre> line-height: 1px;"> ther type of written documentation is a daily log. It doc uments the date, time, and place of the physical bullying event(s) that happened. It, by itself, is not actual fac tual proof, but it can be used as supportive evidence to the substantial evidence that you present in a court of 1 aw against the physical bully. For instance, be sure to d ocument on a regular basis, in a log, journal, or diary, the dates, times, and places that you or your loved one a re being been beaten up by the playground bully. Include as many details as possible. Use your detailed documentat ion to reveal the pattern by which the physical bullying takes place. Don't worry! The bully always has a pattern for victimizing innocent others because bullying is an ad dictive behavior. Once you feel confident that you can ta ke an educated guess as to the most likely day, time, and place, when the physical bully will strike again, come a rmed and ready with a video camera. Take precautions to c onceal yourself from the physical bully and your child so that neither one can notice that you are there. Even if the physical bully does not show up you can always try ag ain. If you are persistent you will succeed in catching t he perpetrator in action without the bully ever knowing w hat you are up to. Once you have captured the physical bu lly beating up your child on videotape you will have acqu ired evidence to be reckoned with in a court of law.
</div><div style="font-size: 1px; line-height: 1p x;">
</div><div style="font-size: 1px; line-height: 1px;"><font face="'T</pre> imes New Roman', Times, serif" color="#ffffff" class="siz e18 TimesRoman18"> Resist the urge to beat the crap out of the child bully who is harassing your loved one. You d on't want to be the one going to jail and/or paying for $\ensuremath{\mathtt{m}}$ onetary damages from a lawsuit against you! Of course, if the playground bully is beating your child senseless you will have to step in and intervene to stop him by restra ining him if he is not too big or too strong for you to h andle while you call emergency 911 and the local police t o report the incident while it is still progress with you r video taping as the star witness. It is not illegal to restrain a violent child from being violent to others. Re straining a child means positioning yourself behind the c hild and holding the child's limbs against his body so th at he cannot hit or kick or bite you or others. Preferabl y, if you can lean up against something solid such as a w all of a building, you can pin the bully child's arms beh ind his back with your arms and wrap your legs around his legs rendering him immobile but unharmed while you wait for the authorities to arrive at the scene of the crime. What restraining a child does not mean is hitting, kickin q, or biting the bully child or putting him in a submissi ve wrestling move such as a headlock while choking him in

to unconsciousness. By restraining the bully child you ma ke certain that he does not run away as well. Chances are great that the authorities will appear on the scene to o bserve the bully child as the quilty party. If your child reports to you that the bully is bigger and stronger tha n one single adult then you can bring family members, or neighbors, or friends along to overwhelm the physical bul ly with your sheer numbers. If the child tells you that h e is being victimized by a gang of bullies, then your bes t bet is to catch them all on videotape while your family members, or neighbors, or friends confront them as you l et your fingers do the walking through your cell phone ke y pad to alert an emergency dispatcher.

/font></div ><div style="font-size: 1px; line-height: 1px;">
</div><div style="fontsize: 1px; line-height: 1px;"><font face="'Times New Roma</pre> n', Times, serif" color="#ffffff" class="size18 TimesRoma n18"> Another type of written documentation is a police report. It by itself is not factual proof, but it too can be used as supportive evidence to any substantial eviden ce that you present in a court of law against the perpetr ator. Don't ever hesitate to file a police report against the physical bully. Also, do so as often as is necessary , which is whenever and wherever the bully attacks you or your loved ones. Also, do so, even if the physical bully ing has only caused miniscule damage, and even if no one, not even you, witnessed the incident. You, legally have the right to obtain a copy of the police report that you filed for a nominal fee from the police department. It us ually takes one to two weeks for the police bureaucracy t o process it. Use the system! Your tax dollars are paying for it!

/font></div><div style="font-size: 1px; li ne-height: 1px;">
</fo nt></div><div style="font-size: 1px; line-height: 1px;">< font face="'Times New Roman', Times, serif" color="#fffff f" class="size18 TimesRoman18"> The definition of Libel is FALSE negative WRITTEN statements made about the victi m by the physical bully that are accessible to the public . The definition of slander is FALSE negative ORAL statem ents made about the victim by the physical bully that are accessible to the public. The best way to prove that the physical bully has committed libel against the victim is by presenting in a court of law written documentation th at the perpetrator has distributed to the public about th e victim. The best way to prove that the physical bully h as committed slander against the victim is by bringing fo rth witnesses in a court of law that are willing to testi fy that the perpetrator generated rumors to the public ab out the victim. Libel and slander are categorized as phys ical bullying IF they result in damage to the victim's ph ysical body, material property, financial status, or emot ional wellbeing. You can sue the physical bully for monet ary damages, if you can prove in a court of law that the libel and/or slander resulted in you being physically vio lated. For example you had to pay medical bills for being hospitalized as a result of having been sexually raped.

Libel and slander are also categorized as physical bullyi ng IF they result in the defamation of one's character. O ne type of defamation of character causes one's financial reputation to be tarnished by making one lose one's job. You can sue the physical bully for monetary damages if y ou can prove in a court of law that the libel and/or slan der is directly related to the loss of your income. Anoth er kind of defamation of character causes one's environme nt to be unsafe to live in due to the physical bully spre ading untrue derogatory libel and/or false slander about the victim within the community. You can sue the physical bully for monetary damages if you can prove in a court o f law that due to physical harm, property damage, or fina ncial ruin caused by libel and/or slander you suffered em otional duress. For instance, you have to pay for counsel ing services for your child who is coming home from schoo 1 on a regular basis having been physically tortured and/ or emotionally tormented and/or mentally traumatized on a regular basis by the rumors that are being spread about him by the physical bully.
/font></div><div style="fo nt-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px; line -height: 1px; "><i>ABOUT L AWYERS</i>
/font></div><div style="font-size: 1px; li ne-height: 1px;"><font face="'Times New Roman', Times, se</pre> rif" color="#ffffff" class="size18 TimesRoman18">
</fo nt></div><div style="font-size: 1px; line-height: 1px;">< font face="'Times New Roman', Times, serif" color="#fffff f" class="size18 TimesRoman18"> There are attorneys who will for a retainer fee help you prepare your legal case. A retainer fee is an amount of money you pay the lawyer before he will assist you with your lawsuit. There are al so attorneys that take legal cases based upon contingency . Contingency means that you do not have to pay the lawye r any money unless and until he wins your lawsuit for you . If you can find an attorney who will represent you to h is utmost ability, hire him! My personal life experience has shown me otherwise. Some lawyers are bullies, themsel ves. He either sides with the defendant, even though the attorney is being paid to represent the plaintiff, or he takes the plaintiff's retainer fee but refuses to do the work required to make a worthy legal case for the plainti ff against the defendant. If you don't already know, the plaintiff is the accuser (the party who initiates the law suit) and the defendant is the accused (the party whom 1 egal action is being taken against). If your lawsuit is i n small claim's court you can opt for being your own "res earch and development" legal advisor. Don't be too worrie d about doing so. Just remember, you have the truth on yo ur side. Laws are based upon that. I have started from sc ratch knowing nothing about law but it has worked out rea lly well for me. I save lots of money not hiring corrupt lawyers, and my lawsuits are legally rock solid ones. If your lawsuit goes to big claim's court you may have to mo nitor the lawyer that you hire to represent your lawsuit to make sure that he does all of the steps we are talking

about here to maximize your chances of winning your lega l battle.

/font></div><div style="font-size: 1px; 1</pre> ine-height: 1px;">
</f ont></div><div style="font-size: 1px; line-height: 1px;"> <i>FILING YOUR LAWSUIT</i >
</div><div style="font-size: 1px; line-height" : 1px;">
</div> <div style="font-size: 1px; line-height: 1px;"><font face</pre> ="'Times New Roman', Times, serif" color="#ffffff" class= "size18 TimesRoman18"> The fifth step in taking legal ac tion against physical bullying is WRITING THE LETTER OF D EMAND. The letter of demand is your demand to the physica 1 bully to pay for the monetary damages that he caused yo u. The letter of demand will include a) the amount of mon ey owed to you and b) the logical explanation as to how y ou derived at that amount and c) a statement describing e ach item of proof that the physical bully caused you mone tary damage and d) a citation of the laws that the physic al bully violated that (1) resulted in monetary loss to y ou and (2) show that the physical bully's behavior broke the law. Be sure to send your letter of demand by certifi ed mail so that you have proof that you sent it and proof that the physical bully received it.

/font></div>< div style="font-size: 1px; line-height: 1px;">
</div><div style="font-si ze: 1px; line-height: 1px; "> The sixth step in taking legal action against physic al bullying is WAITING A REASONABLE AMOUNT OF TIME FOR A REPLY from the physical bully. Doing this will show the j udge that you did your utmost to avoid a lawsuit and sett le the matter yourself. A reasonable period of time to wa it for a reply from the physical bully is two weeks. If t he physical bully does reply, try to negotiate a settleme nt between you and him. If the physical bully does not re ply file your lawsuit. Before you go to court to file you r lawsuit, be prepared to summarize in a couple of senten ces the damage done to you, the plaintiff, and the law(s) the defendant violated. The file your lawsuit form will require that you state such on it.
 /font></div><div</pre> style="font-size: 1px; line-height: 1px;"><font face="'T</pre> imes New Roman', Times, serif" color="#ffffff" class="siz e18 TimesRoman18">
</div><div style="font-size: lpx; line-height: 1px;"><font face="'Times New Roman', T</pre> imes, serif" color="#ffffff" class="size18 TimesRoman18"> The seventh step in taking legal action against physica 1 bullying is KNOWING WHICH COURT TO FILE YOUR LAWSUIT IN . You can press legal charges against a physical bully. T he police will initiate your legal complaint but it is up to the district attorney, not you, if it gets addressed in a criminal court of law. Unless you are the defendant you will have nothing to do with criminal court. For the most part, you will be the plaintiff and so your legal ca ses will get addressed in civil court. You can sue the ph ysical bully for monetary damages in civil court that per tain to physical harassment such as assault - verbal thre ats to endanger the victim, or battery - bodily harm - be atings, rape, murder, or vandalism or theft of the victim 's personal property, and emotional duress caused by libe l and/or slander, or as a result of the emotional stress caused by the physical harassment. If your lawsuit involv es monetary damages from \$1.00 to \$5,000.00 you will take your legal complaint to what is called the Small Claim's Court. Small Claim's Court does not involve any lawyer r epresentation. However, you can hire an attorney to help you put together your legal case before your day in court . If your lawsuit involves monetary damages from \$5,000.0 0 and beyond you will take your legal complaint to what i s called Civil Court. Superior Court involves attorney re presentation. If you wish to appeal a verdict that the ci vil court judge has rendered against you, you go to Appel late Court for both civil and criminal court cases. If yo u desire to re-appeal a verdict that the appellate judge has rendered not in your favor, you go to Supreme Court f style="font-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px; line-height: 1px;"> The eighth step in taking legal action against physical bullying is KNOWING UPON WHOM TO SERVE THE SUMMONS. A sum mons is the official notification to the defendant (the o ne being sued) that he is being sued and that either he o r his designated agent must appear in such and such court at such and such place and such and such time. The best way to serve a summons is with the Sheriff of the courtho use that your lawsuit is going to be in. The Sheriff is a neutral third party who is capable of forcing the defend ant to accept the summons. To ensure that you have proof that your summons got served, get a sworn statement from the party you hired to serve the summons. The Sheriff of the courthouse knows how to do this, and will give you an affidavit swearing that your summons was delivered, the person to whom it was delivered, and the date and time an d place where the service of summons occurred. If you are suing a business that is in the state in which you live, look up the statutory law that defines which person(s) w ithin that business are legally obligated to accept a sum mons. If you are suing a business that is out of the stat e in which you live, you will have the party you hired se rve your summons to the business's registered agent withi n your state. You find out who the registered agent is by contacting your state's department of corporations. If t he summons is served upon the wrong party, then it become s invalid, and the judge who presides over your lawsuit w ill throw your lawsuit out. So be sure to have your summo ns served correctly.

/font></div><div style="font-s ize: 1px; line-height: 1px; ">
</div><div style="font-size: 1px; line-hei ght: 1px;"><font face="'Times New Roman', Times, serif" c</pre>

olor="#ffffff" class="size18 TimesRoman18"><i>PRESENTING YOUR LAWSUIT</i>
/font></div><div style="font-size: 1" px; line-height: 1px;"><b r></div><div style="font-size: 1px; line-height: 1 px;"> The ninth step in taking legal action against physical bullying is BEING PR EPARED FOR YOUR DAY IN COURT. You are only going to be gi ven a few minutes at your court hearing to present your 1 egal case before the judge. So be prepared. A well-prepar ed lawsuit communicates what your legal complaint is all about in a short, to the point, and organized manner. It will consist of an ORAL ARGUMENT, which explains why you believe you have been monetarily damaged and summarizes w hat your monetary damages are. It will include COURT EXHI BITS, which are your documented proofs that your claim is legitimate. They are to be presented in chronological or der. It will contain questions that the judge might ask y v style="font-size: 1px; line-height: 1px;">
</div><div style="font-size</pre> : 1px; line-height: 1px;">If the reader is interested in viewing a sample of a wel 1 researched, well developed, and well-prepared oral pres entation of a lawsuit please go to hyperlink Text of Oral Pr esentation at www.bullcrapbusters.com.

</div><div style="font" -size: 1px; line-height: 1px; ">
</div><div style="font-size: 1px; line-h eight: 1px;">Joint and Se veral
font></div><div style="font-size: 1px; line-he" ight: 1px;"><font face="'Times New Roman', Times, serif"</pre> color="#ffffff" class="size18 TimesRoman18">
</ div><div style="font-size: 1px; line-height: 1px;"><font</pre> face="'Times New Roman', Times, serif" color="#ffffff" cl ass="size18 TimesRoman18"> JOINT means that, in some cas es, there is more than one Respondeat Superior involved i n a legal dispute. SEVERAL means that any of the parties involved in the lawsuit can get stuck with paying the ent ire monetary judgment. In such a circumstance as joint an d several you can opt to sue all the parties who gave aut horization to the physical bully to monetarily damage you . By law the school is responsible for the safety and wel 1 being of your child during the periods that your child is in attendance. This means that if the bullying inciden t happens on school grounds during school hours you will be able to sue both the school and the child bully's fami ly. But if the bullying incident occurs before or after s chool hours, even if it happens on school grounds, you wi

ll only be able to sue the child bully's family. If your legal case is joint and several, it is advisable for you to sue all parties involved. This way you make certain th at you collect on all the monetary judgment owed to you. So for instance, in the event that the child bully's pare nts do not have the money to pay for your monetary damage s, since educational institutions get funding, the school will.
</div><div style="font-size: 1px; line</pre> -height: 1px;">
</div><div style="font-size: 1px; line-height: 1px;"><fo</pre> nt face="'Times New Roman', Times, serif" color="#ffffff" class="size18 TimesRoman18">Counter Lawsuits
< /div><div style="font-size: 1px; line-height: 1px;">
</div><div style="f ont-size: 1px; line-height: 1px;"><font face="'Times New</pre> Roman', Times, serif" color="#ffffff" class="size18 Times Roman18"> A COUNTER lawsuit is when the party that you a re suing for monetary damages sues you in return for mone tary damages that he claims you owe him. Anyone can file a counter lawsuit. However, all too often people file cou nter lawsuits out of revenge for having already been take n to court for a legitimate reason. Thusly, all too often , people, out of concern that they will risk having a cou nter lawsuit filed against them, do NOT file their legiti mate lawsuit. Don't be intimidated and manipulated by the "counter lawsuit" bully. For as with any lawsuit, all co unter lawsuits must be proven in order to have any legal merit. Hence, if the counter lawsuit is not based upon an y substantial proof, the judge will throw it out of court as an invalid claim. Unless, that is, the physical bully decides to bribe the judge to win his counter lawsuit. I t is one thing to buy off a judge to win a lawsuit in ord er to avoid paying what is owed to the victim. But, it is quite another to pay off the judge to win a bogus counte r lawsuit since the physical bully did not lose any money . Therefore, all the physical bully will end up doing is losing his money to the judge. This is why, unless the ph ysical bully is a dolt, he will not use bribery to win a bogus counter lawsuit.

/font></div><div style="font" -size: 1px; line-height: 1px; ">
</div><div style="font-size: 1px; line-h eight: 1px;">Losing the B attle but Winning the War
or></div><div style="fon t-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px; lineheight: 1px;"> There is a historical event called "THE ALAMO". "The battle of the Alamo (February 23, 1836 - March 6, 1836) was a pivotal event in the Texas Revolution. Following a thirteen day s iege, Mexican troops under President General Antonio Lope z de Santa Ana launched an assault on the Alamo Mission n ear San Antonio de Bexar (modern day San Antonio, Texas).

All but two of the Texan defenders were killed. Santa An a's perceived cruelty during the battle inspired many Tex ans - both Texas settlers and adventurers - from the Unit ed States - to join the Texan Army. Buoyed by a desire fo r revenge, the Texans defeated the Mexican Army at the Ba ttle of San Jacinto, on April 21, 1836 ending the revolut ion...between 182 and 257 Texans dead, while...400 - 600 Mexicans were killed or wounded. [See http://en.wikipedia .org/wiki/Battle_of_the_Alamo].
/font></div><div styl e="font-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px;</pre> line-height: 1px;"> The Alamo is a true story about how a small group of fighter s sacrificed their lives in order to inflict a large numb er of casualties on a large army. Originally the Lone Sta r state of Texas was part of Mexico. American settlers ca me to Texas to make it their home. A movement began among st the settlers to make Texas independent of Mexico. The Mexican government was opposed to this. So it sent its so ldiers to crush the settlers' rebellion in order to make sure that the land of Texas remained part of Mexico. A wa r broke out between Mexico and a band of settlers who lef t their families and farms to fight for the independence of Texas. One famous battle of this war was an abandoned Spanish Mission called "The Alamo", which was along the p ath that the Mexican army was going to take in order to s quash the rebellion. A small band of Texas settlers used the Alamo as a base of operations to launch attacks again st the Mexican army. Nearly all of the men in the Alamo w ere killed fighting the much larger Mexican army. However the Mexican army was so crippled by their conquest of th e Alamo that they were no longer able to defeat the bulk of the settlers of Texas who were rebelling against Mexic o. The result was that the remaining settlers were able t o win victory against Mexico's professionally trained, we ll organized, and well-equipped army and claim Texas as t heir own.

/font></div><div style="font-size: 1px; 1" ine-height: 1px;"><font face="'Times New Roman', Times, s</pre> erif" color="#ffffff" class="size18 TimesRoman18">
</f ont></div><div style="font-size: 1px; line-height: 1px;"> <font face="'Times New Roman', Times, serif" color="#ffff</pre> ff" class="size18 TimesRoman18"> Another thing the physi cal bully will do in order to intimidate and manipulate y ou out of filing your legitimate lawsuit is to BRIBE JUST ICE by paying off the judge presiding over your legal cas e so that the judge will render the verdict in the physic al bully's favor. It is a very real concern too, as it ha ppens. Therefore, even if you have an open and shut case - overwhelming indisputable evidence that without a shado w of a doubt PROVES that the physical bully is in the WRO NG, you the victim - who are in the RIGHT - will lose you r legal battle against the physical bully, anyway. This i s because a corrupt judge who is presiding over your lega l dispute will simply IGNORE the victim's evidence. A pai d off judge's motto is, "Don't confuse me with the facts" . The physical bully who undeservedly gets a verdict rule

d in his favor has the social clout - people connections - and the monetary leverage - money - to buy off the just ice system. This is especially true if the lawsuit in que stion involves a lot of money. Bribery works like this: T he chances of you winning your open and shut lawsuit are highest if your monetary claim is a minimum amount, and l owest if your monetary claim is a maximum amount. In othe r words, the more money that is at stake, the greater the odds are that the physical bully will bribe the judge to unjustly rule in his favor.
/font></div><div style</pre> ="font-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px;</pre> line-height: 1px;"><font face="'Times New Roman', Times,</pre> serif" color="#ffffff" class="size18 TimesRoman18"> If y our lawsuit goes to small claim's court monetary damages and "court" filing fees will be involved. This means that if the physical bully mutates into the "bribery" bully, the victim will not be able to collect the monetary damag es and "court" filing fees owed to him. The best chance t hat the victim of physical bullying has of beating out th e bribery bully in small claim's court is for the victim to file A LAWSUIT. Because the monetary amount allowed to be filed in small claim's court is relatively low, it wi ll not be worth it for the physical bully to pay off a co rrupt judge to win the verdict in his favor since the law suit itself will more than likely cost less than the brib e. Those bullies who bribe the justice system anyway are dolts. They put their egos before their pocketbooks. In o ther words, they do not do what is in their own best inte rest.

/font></div><div style="font-size: 1px; lineheight: 1px;">
 </div><div style="font-size: 1px; line-height: 1px;"><fon t face="'Times New Roman', Times, serif" color="#ffffff" class="size18 TimesRoman18"> If your lawsuit goes to big claims' court not only is the monetary claim for damages higher but attorney representation will also be involved . This means that if the physical bully mutates into the "bribery" bully, the victim will not only not be able to collect on the monetary damages and court filing fees owe d to him, but he will also have to pay for the bribery bu lly's attorney fees. The best chance that the victim of p hysical bullying has of beating out the bribery bully in big claim's court is for the victim to file a CLASS ACTIO N LAWSUIT. A class action lawsuit is when many victims wh o have been victimized by the same physical bully, togeth er, file a lawsuit against the perpetrator for the damage s that were done to them. What is advantageous about fili ng a class action lawsuit is that, if the physical bully wins, all each victim has to pay is a portion of the phys ical bully's attorney fees. However, if the victims win, the physical bully has to pay for all of the monetary dam ages that he caused all of the victims including their la wyer fees and court filing fees. A class action lawsuit a utomatically makes any one victim's legal complaint more credible since so many people are making the same legal c omplaint against the physical bully. It also makes it eas

ier to amass proof against the physical bully because tog ether as a cohesive group each can research and develop a nd prepare their lawsuit. Of course, as with any lawsuit, a class action lawsuit must have the hard evidence neces sary to secure a favorable verdict. The class action laws uit makes it more difficult for the physical bully to res ort to fowl play. This is because a corrupt judge will de mand a much more hefty bribe as he will be putting his ow n career at higher risk since everything the judge says a nd does in big claim's court at the trial becomes a perma nent public record for any random citizen to witness. The refore, if the judge makes an unfair ruling he risks beco ming unpopular with the community who will not e-elect th e judge to the bench. In addition, a class action lawsuit thwarts the physical bully from retaliating by filing a bogus counter lawsuit against the victims, as he will not appear credible to the jury by falsely claiming that all of the people who are suing him did this or that to him. Class action lawsuits are not always won due to bribery. But imagine how much money the defendant (physical bully), who is legally in the wrong, has to pay off a judge wi th in order to win a verdict against a class action lawsu it that has enough evidence to show that the plaintiffs (victims) are legally in the right. Sometimes bought off j udges dismiss class action lawsuits. This means that the judge presiding over the legal case does not permit the l awsuit to go to trial in a court of law. But imagine how much money the physical bully has to pay off a judge who decides to dismiss a class action lawsuit who has no lega style="font-size: 1px; line-height: 1px;"><font face="'T</pre> imes New Roman', Times, serif" color="#ffffff" class="siz e18 TimesRoman18">
</div><div style="font-size: 1px; line-height: 1px; "> The bottom line is don't let the "bribery" bully dishea rten you. Although it may appear that the "bribery" bully is going to "dodge the bullet", he is not going to get a way with being a bully AS LONG AS YOU FILE A LAWSUIT agai nst him. The physical bully is going to lose the money th at he owes you ONE WAY OR THE OTHER so it is worth the ri sk to pursue legal action against the physical bully who morphs into the "bribery" bully. The justices have immuni ty. Corrupt judges are not punished for perverting justic e. Nevertheless, the rotten judge puts his reputation on the line as a reputable justice every time he intentional ly misrules a verdict. If he is an elected judge he can b e voted of off the bench as a judge at the next election. If he is an appointed judge he may get removed through i mpeachment from the bench. Therefore, the corrupt judge i s going to make sure that the "bribery" bully pays the pr ice for the occupational risk that the judge takes. Buyin g justice is not cheap. Whether or not the judge gets pai d off in cash or favors it still boils down to financial loss for the "bribery" bully. This is because "favors" re quire the giving of either a product or a service to the judge and that costs money. Moreover, the wayward judge h as his price too. So, the higher the monetary claim of yo

ur lawsuit, and the more well put together your lawsuit i s, the more money the "bribery" bully will have to spoon out of his pocket to the judge presiding over your court case in order to escape from paying what he owes you. Thi s is the silver lining to the foreboding cloud of injusti ce. So, sue the "bribery" bully anyway. By doing so, you will force the physical bully to have to either pay off t he judge, or to have to pay you off for causing you monet ary damage. Either way, he loses his money. Furthermore, if you sue the "bribery" bully you will make it less like ly that he will buy off justice in the future. This is be cause the more people there are who pursue legal action a gainst the "bribery" bully the more costly it is going to get for the bribery bully to buy off justice. I call thi s doing "THE ALAMO". There is one more thing for you to k now. A judge gets paid a greater salary than a commission er. By law you have the right to demand that a judge not a commissioner rule over your legal case (This may vary f rom state to state so check if this law applies where you live). So do so! That way you will cost the "bribery" bu lly more money having to pay the judge's bought off price instead of the commissioner's bought off price.
</fo nt></div><div style="font-size: 1px; line-height: 1px;">< font face="'Times New Roman', Times, serif" color="#fffff f" class="size18 TimesRoman18">
</div><div styl e="font-size: 1px; line-height: 1px;"> The following is a real life scenario enti tled, "KICKING ONE'S OWN BUTT IN WITH ONE'S OWN BOOT" tha t illustrates how "The Alamo" works:

</div><div style="font-size: 1px; line-height: 1px;"><font face="'T</pre> imes New Roman', Times, serif" color="#ffffff" class="siz e18 TimesRoman18">
</div><div style="font-size: 1px; line-height: 1px;"> On 12/7/10, we bought a brand new 2011 KIA Forte Ex 5 D oor for \$20,839.00 from the KIA OF PUYALLUP otherwise kno wn as KOP located at 111 Valley Avenue North East, Puyall up, WA 98371, phone 253-286-8000, fax 253-286-8004. Short ly afterwards, we filed a lawsuit against KIA for engagin g in unethical business practices by defrauding us.
 </div><div style="font-size: 1px; line-height: 1px ;">
</div><div style="font-size: 1px; line-height: 1px;"><font face="'Ti</pre> mes New Roman', Times, serif" color="#ffffff" class="size 18 TimesRoman18">If the reader is interested in viewing t he KIA Sales Contract dated 12/7/10, and the Cashier's Ch eck dated 12/4/10 given to KIA then please go to hyperlin k KIA Sales Contract & amp; Cashier's Check at www.bullcrapb usters.com.
/font></div><div style="font-size: 1px; 1" ine-height: 1px;">
</f

ont></div><div style="font-size: 1px; line-height: 1px;"> <font face="'Times New Roman', Times, serif" color="#ffff</pre> ff" class="size18 TimesRoman18"> [READER'S NOTE: KIA DEM ANDED THAT WE GIVE THEM A CASHIER'S CHECK FOR THE DOWN PA YMENT OF OUR CAR. NO OTHER CAR DEALERSHIP THAT WE WENT TO AND WE WENT TO MANY MADE SUCH A REQUEST. WHY DID KIA INS IST ON GETTING A CASHIER'S CHECK? ONE, A CASHIER'S CHECK TAKES THE CONSUMER'S POWER AWAY TO CANCEL OR PUT A STOP P AYMENT ON THEIR CHECK IN THE EVENT THAT KIA HAS STOLEN TH EIR MONEY. TWO, GIVING KIA A CASHIER'S CHECK DENIES THE C ONSUMER THE INFORMATION NECESSARY TO DISCOVER WHAT KIA'S BANK AND BANK ACCOUNT NUMBER ARE IN ORDER TO COLLECT ON A NY DEBT KIA OWES THE CONSUMER IN THE EVENT THAT THE CONSU r></div><div style="font-size: 1px; line-height: 1 px;">
</div><di v style="font-size: 1px; line-height: 1px;">LOCATING THE OWNER OF THE BUSINESS
 </div><div style="font-size: 1px; line-height: 1px ;">
</div><div style="font-size: 1px; line-height: 1px;"> In order for us to be able to sue KIA we had to address our lawsuit against the owner of the bu siness not the business itself, since the owner of a busi ness is the one who is accountable for what goes on in hi s business. This legal doctrine is known as Respondent Su perior.

/font></div><div style="font-size: 1px; lin" e-height: 1px;">
</fon t></div><div style="font-size: 1px; line-height: 1px;"><f ont face="'Times New Roman', Times, serif" color="#ffffff " class="size18 TimesRoman18"> On 2/1/11, we went to the website of the County Assessor http://epip.co.pierce.wa. us/CFApps/atr/ePIP/searchResults.cfm. They are in charge of collecting residential and business property taxes on an annual basis. We entered the address of KIA of Puyallu p, which is 111 Valley Avenue NE, Puyallup, WA. The above website gave us the following PROPERTY PARCEL NUMBER: 20 09254500. We clicked on that property parcel number link and it showed us a parcel summary which contained within it the physical address of KIA of Puyallup as well as the name and mailing address of the owner of KIA of Puyallup who is the SAWYER CORPORATE GROUP INCORPORATED located a t 1400 River Road, Puyallup, WA 98371-3847. The owner is the one who pays the property taxes. This let us know tha t the Sawyer Corporate Group Incorporated is doing busine ss as (DBA) KIA of Puyallup (KOP).

 style="font-size: 1px; line-height: 1px;"><font face="'T</pre> imes New Roman', Times, serif" color="#ffffff" class="siz e18 TimesRoman18">
</div><div style="font-size: 1px; line-height: 1px;"> If the reader is interested in viewing KIA's Property Par cel then please go to hyperlink <font face="'Times

New Roman', Times, serif" color="#ffffff" class="size18 TimesRoman18">KIA Property Parcel<fon t face="'Times New Roman', Times, serif" color="#ffffff" class="size18 TimesRoman18"> at www.bullcrapbusters.com.<</pre> br></div><div style="font-size: 1px; line-height:</pre> 1px;">
</div><d iv style="font-size: 1px; line-height: 1px;"><font face="</pre> 'Times New Roman', Times, serif" color="#ffffff" class="s ize18 TimesRoman18"> Our next step was to obtain an offi cial copy of the owner's ANNUAL REPORT, which has to be f iled with an organization within the department of state of the state in which the business operates. In the State of Washington the Corporation's Division under the Washi ngton Secretary of State is in charge of maintaining annu al reports of corporations doing business in that state. So we found the following website of the Corporations Div ision of the Washington Department of State: http://www.s os.wa.gov/corps/search detail.aspx?ubi=602029155.
</ font></div><div style="font-size: 1px; line-height: 1px;"</pre> >
</div><div st yle="font-size: 1px; line-height: 1px;">If the reader is interested in viewing the above website for Sawyer Corporate Group Incorporated th en please go to hyperlink Website for Sawyer at www.bullcrapbusters.com.
</fon t></div><div style="font-size: 1px; line-height: 1px;"><f ont face="'Times New Roman', Times, serif" color="#ffffff " class="size18 TimesRoman18">
</div><div style ="font-size: 1px; line-height: 1px;"> On this website we found unofficial details of the Sawyer Corporate Group Incorporated - the State o f Washington does not warrant the accuracy of this inform ation. But it did give us directions on how to order a ce rtified copy of a corporation's annual report, which cont ains reliable information on its address and officers on whom to serve a legal summons. So we used its UBI number, which stands for unified business identification number, to order a certified copy of the annual report of the Sa wyer Corporate Group Incorporated. Then we followed the d irections on this website for how to purchase a certified style="font-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px; line-height: 1px;"><font face="'Times New Roman', Ti</pre> mes, serif" color="#ffffff" class="size18 TimesRoman18"> On 2/10/11 we requested a certified copy of the Sawyer C orporate Group Incorporated annual report via certified m ail by enclosing a fee of \$15.00 and mailing it to Washin

gton Secretary of State Corporations Division, P.O. Box 4 0234, Olympia WA 98504-0234.

/font></div><div style ="font-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px;</pre> line-height: 1px;">If the reader is interested in viewing the letter of request fo r a certified copy of Sawyer Corporate Group Incorporated Annual Report dated 2/10/11 then please go to hyperlink Letter of Request for Certified Copy Saw yer Annual Report at www.bullcrapbusters.com.
</div><div styl e="font-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px;</pre> line-height: 1px;"> On 3/6/11 we received our certified copy of the annual repor t of the Sawyer Corporate Group Incorporated from the Cor porations Division of the Washington Secretary of State.
</div><div style="font-size: 1px; line-height</pre> : 1px;">
</div> <div style="font-size: 1px; line-height: 1px;"><font face</pre> ="'Times New Roman', Times, serif" color="#ffffff" class= "size18 TimesRoman18">If the reader is interested in view ing the certified copy of Sawyer Corporate Group Incorpor ated Annual Report dated 2/17/11 then please go to hyperl ink Certified Copy of Sawyer Annual Report /font> at www.bullcrapbus ters.com.
/font></div><div style="font-size: 1px; lin e-height: 1px;">
></fon t></div><div style="font-size: 1px; line-height: 1px;"><f ont face="'Times New Roman', Times, serif" color="#ffffff " class="size18 TimesRoman18"> With the official annual report of the Sawyer Corporate Group Incorporated and the unofficial details of the Sawyer Corporate Group Incorpo rated we were now able to locate who the party was to a) send our Letter of Demand to and b) send a Summons to in order to pursue legal action against the owner of the KIA of Puyallup car dealership.

/font></div><div style ="font-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px;</pre> line-height: 1px; "> With regards to the Sawyer Corporate Group Incorporated doing business as KIA of Puyallup the party to whom we have to

send our Letter of Demand to was a Registered Agent. A R egistered Agent is a legally designated point of contact for any legal matters pertaining to a business. The Regis tered Agent for the Sawyer Corporate Group Incorporated, doing business as KIA of Puyallup, was an attorney named JAMES A. KRUEGER located at 1201 Pacific Avenue, Suite #1 900, Tacoma, WA 98402-4391.

/font></div><div style= "font-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px; 1 ine-height: 1px;">THE LET TER OF DEMAND
font></div><div style="font-size: 1px; line-height: 1px;">
< /font></div><div style="font-size: 1px; line-height: 1px; "> On 3/29/11 we sent ou r Letter of Demand to the owner of KIA of Puyallup, KERRY S. BIVENS, President of Sawyer Corporate Group Incorpora ted located at 1400 River Road, Puyallup, WA 98371, phone 253-286-6000, fax 253-286-6001, which is doing business as KIA of Puyallup. We also sent our letter of demand to RICK LANE, the General Sales Manager of KIA of Puyallup.
</div><div style="font-size: 1px; line-height")</pre> : 1px;">
</div> <div style="font-size: 1px; line-height: 1px;"><font face</pre> ="'Times New Roman', Times, serif" color="#ffffff" class= "size18 TimesRoman18"> The following is an excerpt of th e above letter:
font></div><div style="font-size: 1p x; line-height: 1px;">
</div><div style="font-size: 1px; line-height: 1p x;"> "As owners of KIA o f Puyallup automotive dealership, The Sawyer Corporation Group Incorporated, owes us \$2,240.55 due to an UNLAWFUL pricing of the KIA 2011 Forte Ex 5 Door vehicle that we p urchased from KIA of Puyallup on 12/7/10. The Manufacture r's Suggested Retail Price (MSRP) on the sticker of the v ehicle is \$18,840.00 However, the cash price that KIA of Puyallup wrote on its sales invoice, and charged us when we purchased the vehicle, is \$20,839.00.
</di v><div style="font-size: 1px; line-height: 1px;">
</div><div style="font -size: 1px; line-height: 1px;"> If we do not receive payment...you will be forcin q us to pursue legal action on the matter."

//dont></d iv><div style="font-size: 1px; line-height: 1px;"><font f</pre> ace="'Times New Roman', Times, serif" color="#ffffff" cla ss="size18 TimesRoman18">
</div><div style="fon t-size: 1px; line-height: 1px; ">If the reader is interested in viewing our letter of demand dated 3/29/11 to Sawyer Corporate Group Incorpo

rated then please go to hyperlink 1st Letter of Demand to Sawyer at www.bullcrapbusters.com.
</f ont></div><div style="font-size: 1px; line-height: 1px;"> <fort face="'Times New Roman', Times, serif" color="#ffff ff" class="size18 TimesRoman18">
</div><div sty le="font-size: 1px; line-height: 1px;"><font face="'Times</pre> New Roman', Times, serif" color="#ffffff" class="size18 TimesRoman18"> On 4/7/11 we received the following reply letter from GREG BACKSTROM, Chief Financial Officer of K IA of Puyallup.

/font></div><div style="font-size:</pre> 1px; line-height: 1px;"><font face="'Times New Roman', Ti</pre> mes, serif" color="#ffffff" class="size18 TimesRoman18"><</pre> br></div><div style="font-size: 1px; line-height: 1px;"> The following is an excerpt of the above letter:

c/font></div><div styl</pre> e="font-size: 1px; line-height: 1px;">
</div><div style="font-size: 1px;</pre> line-height: 1px;">A "It is clear to me that you do not understand the LAWS that you cited, the purpose for which they were enacted, or th iv style="font-size: 1px; line-height: 1px;"><font face="</pre> 'Times New Roman', Times, serif" color="#ffffff" class="s ize18 TimesRoman18">
</div><div style="font-siz</pre> e: 1px; line-height: 1px; "> The "sticker" on the vehicle that you are referring t o is commonly known as the 'Monroney' Label'. It is named for the Monroney Act, also known as the Automobile Infor mation Disclosure Act, 15 U.S.C & amp; 1231-1233. This law requires the manufacturer to post...a selling price on e ach new vehicle. This selling price is the Manufacturer's Suggested Retail Price (or 'MSRP'). Automobile dealers a re not required by any state or federal law to sell their vehicles for MSRP".
/font></div><div style="font-siz" e: 1px; line-height: 1px; ">
</div><div style="font-size: 1px; line-heigh t: 1px;"> "FURTHERMORE, THE VEHICLE YOU PURCHASED WAS NEVER DISPLAYED ON OUR LOT FOR SALE AT ANY PRICE."

/font></div><div style="fontsize: 1px; line-height: 1px;">
</div><div style="font-size: 1px; line-he" ight: 1px;"><font face="'Times New Roman', Times, serif"</pre> color="#ffffff" class="size18 TimesRoman18"> [READER'S N OTE: THE ABOVE SENTENCE IN BOLD BECAME THE CORNER STONE O F OUR LAWSUIT AGAINST KIA FOR IT PROVED THAT KIA WAS ADMI TTING IN WRITING, ON ITS OWN LETTERHEAD, BY ITS OWN EMPLO

YEE, WHO SIGNED IT, THAT KIA HAD BROKE FEDERAL LAW BY ILL EGALLY REMOVING THE FEDERALLY MANDATED MONRONEY STICKER L ABEL FROM THE BRAND NEW CAR THAT WE HAD BOUGHT FROM KIA. IN SO DOING, KIA ALSO BROKE STATE LAW BY ENGAGING IN DECE PTIVE BUSINESS PRACTICES WITH REGARD TO COMMERCE TRADE].
</div><div style="font-size: 1px; line-height"</pre> : 1px;">
</div> <div style="font-size: 1px; line-height: 1px;"><font face</pre> ="'Times New Roman', Times, serif" color="#ffffff" class= "size18 TimesRoman18"> KIA of Puyallup did not engage in an 'unlawful pricing' of the vehicle that you purchased — we charged you only the amount that you agreed to pay."
</div><div style="font-size: 1px; line-height:</pre> 1px;">
</div>< div style="font-size: 1px; line-height: 1px;">If the reader is interested in viewi ng KIA's reply to our letter of demand dated 4/7/11 then please go to hyperlink KIA's Reply to Letter of Demand at www.bullcrapbusters.com.<b r></div><div style="font-size: 1px; line-height: 1 px;">
</div><di v style="font-size: 1px; line-height: 1px;"> On 5/4/11 we sent the following lett er of reply to Greq Backstrom, Chief Financial Officer of KIA of Puyallup. We also sent it to Rick Lane, the Gener al Sales Manager of KIA of Puyallup. We also sent it to K erry S. Bivens, President of Sawyer

© 2014 Google Inc. - Webmaster Central - Terms of Service - Privacy Policy - Webmaster Tools Help