

1218-0001

File No. 99999-0019

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WILLIAM SIEGLE,

Plaintiff(s),

v.

LARRY MARTIN, JR.; MICHAEL
SNAPP and JOHN DOES 1-10 (whose
name(s) and identity(ies) are not yet known
or discoverable),

Defendant(s).

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION
BURLINGTON COUNTY
DOCKET NO. BUR-L-2674-18

CIVIL ACTION


**ORDER FOR PERMANENT
RESTRAINTS**

THIS MATTER being brought before the court pursuant to the Order to Show Cause filed on December 11, 2108 for temporary and permanent restraints and the matter being heard before Judge Harrington on January 10, 2019 and on January 16, 2019 with then counsel, Nicholas Donzuso, Esquire of the law firm of Dilworth Paxson, LLC, appeared on behalf of William Siegle and Ari Linden, Esquire appeared on behalf Defendants, Larry Martin, Jr. and Michael Snapp and after argument being heard,

IT IS HEREBY ORDERED this 23 day of January 2019,
that the Order to Show Cause is granted and the Defendants shall immediately, as of the date of this Order,

- a. Delete and/or shut down the websites known as www.williamsiegle.com and www.billsiegle.com;
- b. Immediately delete and shut down any and all additional websites created by them or at their direction that disclose information related to William Siegle;
- c. Immediately delete any and all information posted by Defendant regarding William Siegle on any internet site as well as any and all social media outlets;
- d. Defendants shall not create or cause to be created any additional websites related to William Siegle;
- e. Defendant shall not post on the internet as well as any other social media outlets any information whatsoever regarding William Siegle;
- f. Defendants shall not use or continue to use automated or "robo" calls/text messages to disseminate the existence of the aforementioned websites; and
- g. Shall not idle their motor vehicle at their residence.

IT IS FURTHER ORDERED pursuant to Rule 1:5-1(a) that a copy of this Order will be served on all parties not served electronically within seven (7) days of the date of this Order.


JOHN E. HARRINGTON, J.S.C.