

FILED
2/02/16 @ 12:10 pm
MICHAEL K. JEANES, Clerk

By LL Nelson
LL Nelson, Deputy

1 **KELLY / WARNER, PLLC**
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10 *Attorneys for Plaintiffs*

11 **IN THE SUPERIOR COURT OF THE STATE OF ARIZONA**
12 **IN AND FOR THE COUNTY OF MARICOPA**

13 **ADAM DAVID LYND** an individual; **LYND**
14 **COMPANY, INC.**, a Texas Corporation,

15 **Plaintiffs,**

16 **v.**

17 **CONNIE HOOD**, an individual; **JESSE**
18 **WOOD**, an individual; **JOHN** and **JANE**
19 **DOES 1-10** are fictitious persons who
20 may have an interest herein. **ABC**
21 **PARTNERSHIPS 1-10**; **XYZ**
22 **CORPORATIONS 1-10**; and **DEF**
23 **LIMITED LIABILITY COMPANIES 1-10**,

24 **Defendants.**

25 **NO. CV2015-009398**

26 **STIPULATED ORDER FOR**
27 **PERMANENT INJUNCTION**

28 Pursuant to stipulation of the Parties, and good cause appearing therefore, IT IS
ORDERED, ADJUDGED AND DECREED that:

1. Plaintiffs are awarded a permanent injunction against Connie Hood and
Jesse Wood (collectively "Defendants") enjoining each Defendant from publishing
false and defamatory statements concerning Plaintiffs;

2. Defendants and/or Defendants' Agents, affiliates, and/or other
person/entity assisting or enabling Defendant's publication of the below-referenced
Content (collectively "Defendant's Agents"), shall immediately remove from all

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1 websites, search engines, forums, blogs, lists, social media sites, and/or other forums
2 of mass communication (collectively "Forums"), all negative statements, material,
3 and/or information pertaining to Plaintiffs and/or any agent/affiliate thereof (the
4 "Content"), including, but not limited to, the Content located at the following uniform
5 resource locators ("URLs") (which has been attached hereto) and/or any variations
6 thereof, as well as any search terms and/or URLs that are related, directly or
7 indirectly, or would be reasonably calculated to lead, to the Content or any of the
8 following URLs:
9

10 <http://www.ripoffreport.com/r/David-Lynd-/San-Antonio-Texas/David-Lynd-Lynd-Company-Lynd-World-Lynd-Scam-Artist-Big-Hat-and-NO-Cattle-San-Antonio-1151560>

13 <http://www.expressnews.com/business/local/article/Lynd-Co-brothers-split-5319366.php>

15 <http://www.ripoffreport.com/r/THE-LYND-COMPANY-LYND-MANAGEMENT/SAN-ANTONIO-Texas-78230/THE-LYND-COMPANY-LYND-MANAGEMENT-MICHAEL-LYND-SR-MICHAEL-LYND-JR-A-DAVID-LYND-S-435452>

18 3. Defendants admit that the statements made on the URL are false and
19 defamatory. Specifically the following statements are false and defamatory: Plaintiffs
20 are a "scam", "scam artists", "being sued by people" "drugged out" "lie", and
21 "unethical".
22

23 4. Defendants and/or Defendants' Agents shall immediately remove from all
24 Forums any and all Content, references to the Content, partial references to the
25 Content, and/or references to partial Content, including, but not limited to, indexing
26 URLs, index pages, subpages, inner pages, headers, headings, title tags, H1 tags,
27 meta tags, deep links, navigation menus, footers, filenames, ALT text parameters,
28

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1 structured data, semantic data, images, PDFs, slideshows, multimedia files, and
2 search suggestions;

3 5. As it is foreseeable that the above-referenced URLs and/or Content will
4 be referenced on additional webpages in the future (as a result of indexing, re-
5 indexing, directory development, search result pages, etc.), Defendants and/or
6 Defendants' Agents shall immediately take all actions, including requesting removal
7 from all Internet search engines, including, but not limited to, Google, Yahoo!, and
8 Bing, to remove all such webpages from the Internet;
9

10 6. To the extent Defendants and/or Defendants' Agents are unable to
11 remove any Content from any Forum, Defendants and/or Defendants' Agents shall
12 immediately take all reasonable actions requested by Plaintiffs to assist Plaintiffs in
13 removing such Content and/or having the Content rendered unsearchable;
14

15 7. Defendants and/or Defendants' Agents shall not post any Content,
16 defamatory or negative material or information about Plaintiffs and/or any agent/affiliate
17 thereof on any Forum;
18

19 8. Defendants and/or Defendants' Agents shall not publish (orally in writing)
20 any Content, defamatory or negative material or information about Plaintiffs and/or any
21 agent/affiliate thereof to any third party; and
22

23 9. The Court shall retain jurisdiction to the extent it is necessary to amend
24 this order.

25 DATED this 27 day of January, 2016.

26
27
28 
The Honorable Arthur Anderson, Judge
Maricopa County Superior Court

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1 APPROVED AS TO
2 FORM AND CONTENT

3 Dated this 13th day of January, 2016.

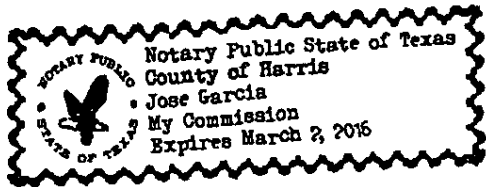
4 Jesse Wood
5 Jesse Wood
6 1903 Commonwealth St., #45
7 Houston, TX 77006
8 Pro Per Defendant

8 STATE OF TEXAS)
9) ss
9 COUNTY OF HARRIS)

10 The foregoing Stipulated Order for Permanent Injunction in Maricopa County Superior
11 Court Case No. CV2015-009398 was subscribed, sworn to and acknowledged before me by
12 Jesse Wood this 13th day of January, 2016.

13 Jose Garcia
14 Notary Public

14 My Commission Expires:
15 March 2, 2016



16 Dated this 13th day of January, 2016.

17 _____
18 Connie Hood
19 3629 nw 5th Terr
20 Boca Raton FL 33431
21 Pro Per Defendant

21 STATE OF _____)
22) ss
23 COUNTY OF _____)

24 The foregoing Stipulated Order for Permanent Injunction in Maricopa County Superior
25 Court Case No. CV2015-009398 was subscribed, sworn to and acknowledged before me by
26 Connie Hood this ____ day of _____, 20__.

26 _____
27 Notary Public

27 My Commission Expires:
28 _____

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1 APPROVED AS TO
2 FORM AND CONTENT

3 Dated this 4th day of January, 2016.

4
5 Jesse Wood
6 1903 Commonwealth St. #45
7 Houston, TX 77006
8 Pro Per Defendant

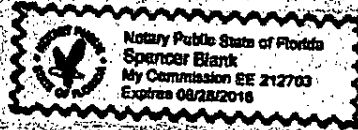
9 STATE OF Florida)
10) ss
11 COUNTY OF Palm Beach)

12 The foregoing Stipulated Order for Permanent Injunction in Maricopa County Superior
13 Court Case No. CV2015-009398 was subscribed, sworn to and acknowledged before me by
14 Jesse Wood this 4th day of January, 2016.

15 Notary Public

16 My Commission Expires:

17 6/28/16



18 Dated this 4th day of January, 2016.

19 Connie Hood
20 Connie Hood
21 3629 nw 5th Terr
22 Boca Raton FL 33431
23 Pro Per Defendant

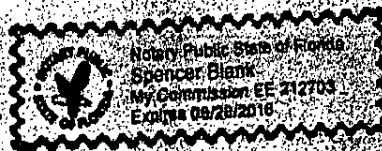
24 STATE OF Florida)
25) ss
26 COUNTY OF Palm Beach)

27 The foregoing Stipulated Order for Permanent Injunction in Maricopa County Superior
28 Court Case No. CV2015-009398 was subscribed, sworn to and acknowledged before me by
29 Connie Hood this 4th day of January, 2016.

30 Notary Public

31 My Commission Expires:

32 6/28/16



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1
2 Dated this 22nd day of January, 2016.
3 **KELLY / WARNER, PLLC**
4
5 /s/ Aaron M. Kelly, SBN 025043
6 Aaron M. Kelly, Esq.
7 8283 N. Hayden Rd., Suite 229
8 Scottsdale, Arizona 85258
9 *Attorney for Plaintiffs*
10
11 **COPY** of the foregoing filed
12 electronically on this same date with
13 the Clerk of the Superior Court.
14
15 **COPY** of the foregoing sent
16 Mailed on this same date to:
17
18 **Jesse Wood**
19 1903 Commonwealth St., #45
20 Houston, TX 77006
21 *Pro Per Defendant*
22
23 **Connie Hood**
24 3629 nw 5th Terr
25 Boca Raton FL 33431
26 *Pro Per Defendant*
27
28 /s/ Anne E. Griffith
Anne E. Griffith