

Duwey, Cheatem and Howe

Attorneys at Law
341 In Defendants Avenue, Suite UOus
Molesta, California UR2B0

December 5, 2005

To: John Palmquist aka No-Johnny-Come-Lately Palmquist; Carol Palmquist, Agent; Conspiring Exhibitors; The Clearly Allied Ellison Bay Art Critic; and, Complicit UPers, et al.
8 Arbor Lane, Appleton, WI 54915

Re: Davy vs Palmquist: a copyright infringement lawsuit concerning certain glacially modified Precambrian spheroidal components and their juxtapositions having resemblance to or connotation of sculptural objets d'art executed by Woods Davy said suit to be litigated in da UP, beachside, at a location to be selected for maximum observable interlobate Valderan stage moraineic material evidence and to be presided over by the Eleventh Federal District Court judge, the Honorable Ms. Gneiss Cleavage Davy, mother of the charging litigant, with Chert Cheatem A@L appointed by the court to represent and defend any and all Davy interests and properties including but not limited to artistic, monetary, legal, geological, reputational, psychological, evolutionary and cosmological.

Dear Palmquist et al:

We suggest you get your rocks in a row! Papers are ready to serve. Depositions will be taken during the Seeley Mudd showing in the rare book room.

If you have yet to secure services for your defense, you may wish to contact us. We have newly relocated from New Orleans to Appleton and now have extensive experience with geologic defense tactics blending catastrophism and acts of God into a kind of blameless magma.

The office is staffed by my sister, U.Breccia Cheatem, now available at depressed rates. Remember, loess is more. She is able to metamorphose any perceptible conflict of interest into Mica kinda Schist by application of more catastrophism with subduction disposal.

Our team includes the INTELLIGENT DESIGNER as expert witness, and for the proper fee, He will testify that Palmquist et al and Woods Davy are in fact Crossbedded Conglomerates, unconformably distinct enterprises.

Alternatively, You can settle NOW by admission to an overthrusting fault with anticlinal folding money damages negotiated, or, we can expose your outcrops as the fissile clastic erratics we believe they are should you prefer to chance the metamorphing meandering mercies of the judge and jury.

Very truly yours;

Chert "Flinty" Cheatem

Chert Cheatem esq.,
Atty. at Law

YOOP, YOOP, AND OYVEY
ATTORNEYS AT LAW
999 CLAST PARKWAY
SUITE (YES, BUT TOUGH TOO)
QUEEN CITY OF THE NORTH, MICHIGAN

December 16, 2005

To: Chert Cheatem, Esq.
Dewey, Cheatem and Howe
Attorneys at Law
341 In Defendants Avenue, Suite UOus
Molesta, California UR2BO

Re: Your incomprehensible letter of December 5, addressed to our Client John Palmquist ("the artist"), and assorted cronies

Dear Attorney Cheatem,

As the leading law firm in the Upper Peninsula, we are privileged to represent John Palmquist, the artist named in your proposed litigation regarding copyright infringement alleged by (we take it) your client Woods Davy. That Mr. Davy would decide to enter into a contested artistic dispute (what we, up here in what you cleverly call da UP, refer to as a "pissing contest") is, on the face, incomprehensible to our client "the artist," to my partners and me, and indeed to all of us living in the Queen City of the North. And that he would retain a firm that is prepared to represent both parties in this action is, at best, irrational and, at worst, insane.

Be that as it may, please assure your sister that while we are confident that her depressed rates are wholly justified when her legal talent is factored into the equation, our client will not be availing himself of her services. We have cut him a deal, as it were, in recognition of his status as something of a native son, and so we ask that all future communications be addressed to our firm. You indicate your intention to litigate the matter in our jurisdiction. Fine. But be forewarned. The courts in the judicial system here in da UP have been likened to a certain marsupial, not native to the Americas, and so we say "bring it on!"

Furthermore, in case Judge Davy has not already so informed you, we have arranged for her to be removed from the bench (forcibly by some of our Chicago associates if necessary), disbarred, and put on the next ore boat out of the dock. What with the lake iced in for the winter, the judge will, alas, be spending the coming months in the ship's brig, where she will dine on pasties three meals a day, before her departure next spring. But if her cleavage is as her name suggests, I'm sure she will receive the attentions of the

captain and crew, who can become a bit randy spending cold winter months in dock. Put it this way: Judge Davy will not feel neglected.

Finally, should you attempt to take depositions during the "Stones in the Mudd" exhibit next month, we feel obliged to inform you that some in attendance will be forced to take measures that I am afraid you will find atypical from the norm in California. When you hear someone say to you "Hey dere, cum here once" you will know that you are in trouble. We are, I assure you, unaccustomed to issuing threats of this sort, but we know by reputation the behaviors of the residents of Darboy and they can be a rough bunch. So watch out. Better yet, stay in Molesta.

As the foregoing should make clear, we believe that any charges Mr. Davy is considering against our client are frivolous and without merit and that the only possible outcome to a legal proceeding will be the further diminution of whatever artistic reputation he still retains. May we offer this advice, albeit gratuitously? You know the size of Mr. Davy's works. Tell him to crawl under one.

Yours sincerely,

Yoop, Yoop, and Oyvey

Bunch O' Boulders Studio - at Double BS Quarries

Arkose Arrangements - Graywacke Groupings
¥ Stonehenge Reproductions Constructed On Your Site ¥
Studios and Quarries at Bodega Bay - Just up the coast from Molesta
Artist in Residence: Wouldst (mine were as good as John's) Davy

January 14, 2006

John Palmquist
8 Arbor Lane
Appleton, WI 54915

Dear Sculptor Palmquist,

A recent communication from Yoop, Yoop and Oyvey to Dewey, Cheatem and Howe has been brought to my attention. As there seems to be every indication that you do indeed have your rocks in a very persuasive row (reference dem Chicago associates), and considering delicate entanglements approaching the Task of Sisyphus that currently involve my legal representatives, and upon the advice of said council, you are hereby advised of the removal of infringement charges against you and all the et als.

For the record; the YY&O immaterial claim of insanity on the part of Dewey Cheatem and Howe's proposal to represent plaintive and defendent is baffling, or perhaps mere UPer naiveté. Currently, the entire workforce of DC&H, along with my Mom Judge Davy and her handlers, (shame on YY&O and their nasty ore boat talk) are in Washington as part of the lobby embroglio, assisting both prosecuting attorney Fitzgerald and sheltering (they don't use the word representing) assorted abrammothy scandal defendants. THIS IS HOW IT WORKS.

Insane? So be it! What counts, is of course what is countable, the fee. Consider the maxim; Truth is, What is. Thus, and lastly in consideration of truth, and further bearing on my decision, is awareness at our studio of concensus in the art world for the support now emanating from "Stones in the Mudd". I know the sound of praise when I hear it, even when it comes from Queen City of the North.

Everything gathered from the DC&H deposition team points toward your stonework as interpretive in form and emotive as to both visual and tactile experience. The preeminent approbation that insures your niche in the temple of artistic fame is most assuredly the critique offered by YY&O's denizens from Darboy, who in spite of their alleged ruffian's character, labeled your work as "true art", albeit spoken in texan vernacular, "ort".

Understand that to not proceed with charges at this time in no way limits possible future action either in matters of stoned activities or urinary contests.

DC&H join me in congratulating you on the success of your "Stones in the Mudd" gallery showing. They have kindly taken the initiative to inform the IRS of your anticipated substantial reportable income from on shore sales in da UP as well as any pending franchise activity in China.

Affectionately yours,
for better boulder abutments -

A handwritten signature in cursive script that reads "Wouldst". The signature is fluid and somewhat stylized, with a long horizontal stroke extending from the end of the word.

Wouldst (mine were as good as John's) Davy

cc Dewey, Cheatem and Howe
Yoop, Yoop and Oyvey

YOOP, YOOP, AND OYVEY
ATTORNEYS AT LAW
999 CLAST PARKWAY
SUITE (YES, BUT TOUGH TOO)
QUEEN CITY OF THE NORTH, MICHIGAN

January 20, 2006

Wouldst Davy
Bunch 'O Boulders Studio
Bodega Bay, California

Dear Mr. Davy,

We are in receipt of a copy of yours of January 14 to our client John Palmquist. Leaving aside for now (please note: further provocations will cause us to stop leaving aside) the various misspellings and other flights of grammatical fancy that you have liberally sprinkled in your letter, we would like to acknowledge your advisement that you have dropped all infringement charges brought against our client on your behalf by your attorneys at Dewey, Cheatem, and Howe. We deem this a wise and prudent decision, though one that has disappointed the judicial system here in the Queen City of the North, which had very much been looking forward to adjudicating your case, albeit in the absence of your Mom. We have, by the way, released her from the ore boat, much to the chagrin of captain and crew, who had been eagerly anticipating her company for the next few months.

That said, we are pleased that the stunning success of our client's "Stones in the Mudd" exhibit and Sculptor Palmquist's subsequent elevation to the upper echelons of the sculpting community have convinced you that this fellow artist is someone to be reckoned with, though not in a court of law. Rather, we invite you to compete with him in that court that counts most, the court of public opinion regarding the relative merits of your respective oeuvres. Please know that he appreciates your approbation of his work as "interpretive in form and emotive as to both visual and tactile experience," an accolade that we are sure he will long cherish. He wishes he could offer a commensurate compliment regarding your work in return.

Unfortunately, like your attorneys, you cannot seem to leave well enough alone and persist in making idle threats about reserving the right to "future action either in matters of stoned activities or urinary contests." Again, you do not know your adversary. Our client has recently undergone a "procedure" and thus is more than equipped to best you in the latter, as he already has in the former.

Finally, our client has asked that I reply on his behalf, as he is too busy setting up tax shelters in various Caribbean islands for the income derived from the sale of his works and the advances on the many commissions he has recently accepted. The IRS will never know.

Yours sincerely,

Al E. Yoop

Yoop, Yoop, and Oyvey

Cc: Dewey, Cheatem, and Howe
John Palmquist

Department of the Treasury – Internal Revenue Service

Caribbean Service Center for Offshore Corporate Shelter Investigations

POOF DIVISION

(persons out of favor)

Sub rosa offices in Aruba, Isla Mujeres, Jost van Dyke, and in Cognito where

SPOOF agents are concentrated (Sculpture Persons O O F)

January 24, 2006

From in Cognito
SPOOF team, da Upsilon Pi

To IRS Audit Division
In Defendants Ave., Washington, DC 2006-1040

Get this! The National Security e-mail Surveillance System here on Cognito just about blew all its fuses. Some Bozo actually put the words "The IRS will never Know." out on the net. Needless to say, all the technology went ballistically code red.

These guys have moved a lot of currency to the Islands under the name Boulder Bucks. Their feeder is some kind of front located in Marquette MI. So far we just have audio, sounds like YUPE y YUPE 'n OILLYVEIGH, check it out.

We understand DC&H are still in town and on the payroll able to assist if needed.

Details to follow.

A handwritten signature in black ink that reads "MAXI P.". The letters are stylized and somewhat slanted.

Max (imum) Puissance, not to be confused with "procedure".
Team da Upsilon Pi

Duwey, Cheatem and Howe

Attorneys at Law
341 In Defendants Avenue, Suite UOus
Molesta, California UR2B0

January 25, 2005

John Palmquist
8 Arbor Lane
Appleton, WI 54915

Dear Sculptor Palmquist,

Be advised that the Dept. of Treasury, Internal Revenue Service, Audit Division has engaged this firm as an Out-of-Town expert to determine the legitimacy of your tax shelter bearing IRS designation

- PALMQUIST SEQUEST/YY&O QUEEN CITY/WINDWARD ISLANDS/CARIBBEAN -
aka Boulder Bucks.

Please refer to memo, copy enclosed, in Cognito to IRS Audit, dated 1-24-06. At this time, your tax shelter is presumed illegitimate and is classified POOF, *Persons out of Favor*, subcategory SPOOF, *Sculpture Persons out of Favor*, per Bulletin 774, *Bogus Boulder Bucks* (now available on CD-ROM).

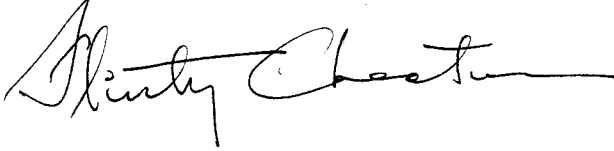
It is our opinion that your shelter may meet the tests for reclassification from POOF to FOOP (not to be confused with YOOP). FOOP class shelters, *Friends of Our President*, are immune from IRS scrutiny in perpetuity.

Determining the merit of potential reclassification is a delicate matter requiring us to be cautiously examining the history of your relationships with matters you may consider so much niggling fribble and trumpery but which for our evaluations have utmost import. For example, the status of our client Wouldsty Davy's Mom; to be shanghaied and imprisoned, even though now released, tends not to breed sympathies for your cause.

Your apparent preference in the copyright matter for YY&O over our superior services is further disconcerting, particularly when it is clear that the only thing superior about YY&O is the circumstance of their location on the shore thereof. YY&O, as part of your camp, present further irritants we must surmount if we are to favorably reclassify. We consider our ability to mispel, unfettered by spelchek, to be a constitutionally protected right. We deem flights of grammatical fancy to be hallmarks of our professional service, for which, unlike other legal services firms, we do not charge. Nor, incidentally, do we use legal code words to befuddle clients, such as "oeuvres", unless dealing with a mammalian female reproductive anatomy case.

To cut to the chase, we have the ability to eliminate red tape when sufficiently motivated. For fifty percent of the Boulder Bucks offshore flow, in perpetuity of course, we can provide a FOOP designation for your shelter within 24 hours of receipt of a go-ahead either from you or your YOOPERS.

Very truly yours;

A handwritten signature in cursive script, appearing to read "Chert Cheatum". The signature is written in black ink and is positioned above the typed name.

Chert Cheatum, Esq.
Attorney at Law

cc: Yoop, Yoop, and Oyvey

encl: Memo, in Cognito to IRS Audit